UNITED STATES DISTRICT COURT WESTERN DISTRICT OF PENNSYLVANIA

UNITED STATES SECURITIES .	AND
EXCHANGE COMMISSION.	

Civil Action No. 00-1827

Plaintiff,

Judge Cercone

v.

DAVID W. BUTLER,

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THIRD DECLARATION OF DONALD J. ENRIGHT, ESQ. IN SUPPORT OF MOTION FOR AN AWARD OF ATTORNEYS' FEES AND EXPENSES

I, Donald J. Enright, counsel for David W. Butler in this matter and a partner with Finkelstein, Thompson & Loughran, hereby affirm and attest under penalty of perjury as follows:

- I am an adult of sound mental health, and make these representations on personal 1. knowledge.
- 2. Attached hereto as Exhibit 1 is a true and correct copy of the Affidavit of David W. Butler, dated September 21, 2005
- Attached hereto as Exhibit 2 is a true and correct copy of the Affidavit of Steven 3. Olson dated September 21, 2005.
- 4. Attached hereto as Exhibit 3 is a true and correct copy of the Affidavit of Burton H. Finkelstein, dated September 20, 2005

Sworn and subscribed under penalty of perjury this 21st day of September, 2005.

Donald J. Enright, Esq.

EXHIBIT 1

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

SECURITIES AND EXCHANGE COM	MISSION,)	
	Plaintiff,)	Civil Action No. 00-1827
v.)	
DAVID W. BUTLER,)	
	Defendant.)	
STATE OF CALIFORNIA)	ss:
COUNTY OF SAN MATEO)	(1)

AFFIDAVIT OF DAVID W. BUTLER

- I, David W. Butler, being duly sworn, do hereby testify as follows:
- 1. I am an adult of majority age, of sound mental health, and I make this affidavit based on personal knowledge. If called to do so, I could and would testify truthfully about the matters set forth herein as follows.

AUTOMOBILES

- 2. On September 14, 2000 I owned a 1995 Acura Legend sedan. I leased the Legend from a suburban Washington, DC Honda dealership in 1994 for a duration of three years. At or near the end of the lease term, I purchased the car from the leasing finance company for its residual value.
- 3. I am unable to locate the bill of sale for the acquisition of the Legend. I generally recall the MSRP of this car to be approximately \$35,000. I estimate that the residual value of the car to be \$15,000 at the time of purchase.

- On September 14, 2000 I owned a 1999 Chrysler Town and Country minivan. I 4. purchased the vehicle from a dealer in or near Milpitas, California in the spring of 1998.
- 5. I estimated its value at acquisition to be \$28,000. I do not have a copy of the bill of sale for this car.
- 6. On September 14, 2000 I owned a 2000 Porsche 911 automobile. Mν understanding is that the Kelly Blue Book value of this car in September 2000 was approximately \$81,000.

HOUSEHOLD POSSESSIONS

- 7. My family and I moved from the United Kingdom to our home in Woodside California during the spring of 1998. This home was partially furnished when we purchased it as much of the furniture was manufactured specifically for the house. Furnishings that were included with the home included kitchen table, televisions and stereo equipment, sofas and other major furnished items, large mirrored wall hangings, lamps and fixtures, appliances, closet furnishings, bookcases, armoirs, etc.
- 8. We disposed of much of our electronic equipment upon leaving the UK as they were incompatible with American electric and broadcast systems. We used (and continue to use today) the entertainment systems that came with our home, plus 2 small TV sets (approximately 12 inch diagonal). The two television sets were purchased in California before September 14, 2000 for less than \$300 each. All computers in our home were provided for my use by my employer, and remained the property of my employer.
- 9. All furniture in my son's bedrooms and in casual living area on September 14, 2000 were purchased from a chain of stores called "This End Up" and were essentially functional, inexpensive pine furnishings. The value of the furniture in my son's bedrooms at acquisition would not exceed \$1000 each, and the remainder of that furniture would not exceed \$3,000 in the rest of the house on September 14, 2000.
- 10. On September 14, 2000, I did not possess a dining room table or dining room furniture. We eventually acquired one in the winter of 2000.

- 11. My wife also possessed some furnishings she acquired through her family, including our master bedroom furniture, and china dishware, etc. This furniture had been in my wife's family for generations and has been in her possession since her birth.
- 12. Beyond the items mentioned, we also owned personal clothing and jewelry, small appliances, and various items of furniture. At this date it is difficult to assess the acquisition value of these items. However, I provided Steve Olson an estimated value of \$30,000 as a catchall for these items. I believe that the actual acquisition value of all my household possessions would be substantially less, perhaps ranging from \$18,000 to \$22,000. If these items were depreciated over their useful life, their value as of September 14, 2000 would have been much less.

WELLS FARGO CHECKING ACCOUNT

13. Steve Olson, my CPA, has referenced a Wells Fargo checking account showing an average balance of \$20,871.94. The SEC points out a \$100,000 debit leaving the account on September 15, 2000; the day after I was sued. This represents a payment to Finklestein, Thompson and Loughran for legal services regarding this very lawsuit. The fee was assessed on the day the SEC informed me of their intent to sue, roughly one week prior to the date of suit. Should the SEC seek to include this as an asset, they would also have to add a corresponding liability associated with the debt to FTL.

COMMON LAW ISSUES

- 14. My wife and I have long agreed to opt out of California common law property ownership arrangements. We signed a transmutation agreement in June 2002, finalizing the legal separation of our assets. Under this separation, my home, and other substantial assets became the sole property of my wife. The agreement remains in effect today.
- 15. My wife and I had agreement amongst ourselves to separate our assets via a transmutation agreement long before September 14, 2000.
- 16. The reason my wife and I did not execute a transmutation before September 14, 2000 is precisely because our joint net worth was below \$2,000,000. Specifically, various

transactions associated with employee stock options required that I be an "accredited investor." Such an investor is a person with net worth in excess of \$1,000,000. Had we executed the transmutation agreement before 2002, I would have been prevented from executing various equity transactions. In essence, my wife allowed me to borrow her assets for these purposes.

17. I knew explicitly that the execution of my transmutation agreement in 2002 could not be used to protect assets from any adverse judgment associated with this action

TELEPHONE CALLS AND THE SEC INVESTIGATION

- 18. In 1999 the SEC accused me of insider trading associated with 10 trades I executed in 1997. These included my March 1997 purchase of PUTs, and 9 trades executed in February 1997.
- 19. I submitted a Wells Submission that showed among other things, that the SEC had never questioned me regarding the 9 February trades and therefore had no idea what motivated me to execute them. The Wells Submission also showed many SEC allegations to be grossly illogical and that the SEC did not understand the underlying issues. Specifically, one trade was an assignment executed by someone else. Several others were options that expired before the disclosure event that the SEC alleged enabled me to profit.
- 20. The illogical nature of the allegations was consistent with the SEC allegations regarding my purchase of puts in March 1997. There the SEC claimed I was liable for profit that occurred before the disclosure they alleged enabled me to profit.
- 21. In early 2000, the SEC deposed me for a second time. They were visibly angry, and refused to acknowledge receipt of exculpatory data that we had provided via Federal Express, and refused to question me regarding that data, even though we provided it by hand. They also explained that they were taking my deposition because of the claims I made in my Wells Submission, specifically that the SEC never sought any information from me regarding the trades at issue. The SEC had not investigated the trades at issue and were upset that the Commission required that they follow through with this apparent inconvenience.
- 22. Approximately six months after I submitted a Wells Submission, the SEC announced that they intended to sue me for three counts of insider trading. These included the purchase of puts in March 1997, as well as the sale of covered calls in March. They had dropped

any allegation regarding the nine trades in February 1997. Again the SEC violated their own procedure and avoided questioning me regarding the March 1997 covered calls, and did not permit me to submit another Wells Submission regarding these new accusations. As such, they sued me with no knowledge of my position or motivation regarding these trades, and they avoided getting any such perspective.

- 23. While most of the accusations regarding trades in February were absurdly illogical (see item 19 above), a few were just simple trades. These trades seem to have been dropped by the SEC precisely because they clearly resulted from calls I made to telephone numbers the SEC insists I never called. The telephone records make this obvious.
- 24. I made many telephone calls to my broker on the morning of March 17, 1997 before the conference call cited by the SEC. The SEC never made any attempt during their investigation or in discovery to determine who else might have made so many calls from my office in London to an obscure broker in Washington DC. After the suit I did do such a search there was no one trading that day except me.
- 25. The SEC provided me with all of my cell phone billing statements during discovery except those covering March 1997. I believe that these missing statements would put to rest all claims made by the SEC regarding when I spoke to my brokers and what numbers I called. The SEC made no attempt to locate the obviously missing records during investigation or discovery, and delayed filing suit until after FORE Systems destroyed the documents. I did, of course, attempt to obtain this data, but it was no longer kept by FORE Systems by the time I gained the power of subpoena.
- During my employment at FORE Systems, daily bookings reports (which 26. measure past bookings), and forecasts (which attempt to predict future bookings) were created and maintained by the same person; Corrie Metz. The SEC obtained all the bookings reports from the period in question, but inexplicably never provided forecasts. They did provide forecasts for the June quarter – but not for the period in question. They made no attempt to resolve this missing data during discovery or investigation, and delayed the suit until after FORE Systems destroyed the documents. I believe that forecasts from March 1997 would have immediately exonerated me.
- 27. The SEC's repeated claim that bookings were predictive of revenues ignored that end-of-quarter bookings are not known until the end of the quarter. During March 1997, FORE

Systems used bookings plus forecasts to anticipate end-of-quarter bookings. The SEC has studiously avoided any discussion of forecasts throughout the eight years of this litigation. Their claim that revenue can be predicted solely from mid-quarter bookings is illogical and entirely unfounded.

EMAILS

- 28. In footnote 24 of the SEC's opposition to this EAJA motion, they cite a number of emails that they allege indicate doubt as to "...whether Mr. Butler himself believed that FORE Systems could reach the reduced revenue goal, and offered important support (together with several emails authored by Butler during this timeframe) for the Commission's argument that Butler did not believe that the company would achieve the reduced revenue goal." The SEC's contention regarding all of these emails is false, and had I been required to present a defense at trial, these allegations would have been debunked. Further, there never was any reduced revenue goal during the quarter in question, and I cannot comprehend why or how a sophisticated federal agency like the SEC can translate a \$120M "best guess" in an email to a "reduced goal". I am not aware of any reason anyone could make this connection.
- The SEC quoted an email of mine from February 28, 1997 (two weeks before the 29. SEC alleges I learned negative information about the quarter in a conference call) stating, "we need to get the sales teams really finishing strong in Q4and get orders in earlier rather than later. The factory will simply crumble if we continue the current hockey stick." This email was sent to a subordinate sales manager who experienced traditionally back-end loaded performance, and I was attempting to motivate him. The company also had over \$40M in backlog, at least \$10M of which was ready to ship. Also, in the event of back-end loading, the company could simply pre-build inventory to accommodate late orders. In reality, the risk to FORE regarding back-end loading was simply the risk that too few orders would be booked. As the SEC well knows from its investigation, inventory management and judicious use of backlog entirely eliminate risk associated with factory capacity.
- The SEC quoted me in a March 11, 1997 email to my counterpart, Steve Young, 30. then Vice President of Asia, "Are you [S%#&]ing in your pants as much as me?" This comment had absolutely nothing to do with FORE's March quarter performance. At the time, I had been

informed by FORE System's VP of HR that he felt my performance was inadequate. I had just moved to the UK, I had a work permit that only enabled me to work in the UK for FORE Systems, and I faced possible employment termination shortly after being promoted. I was aware that Steve had the same issues with Mr. Armour, and that during my tenure FORE Systems had summarily fired their Vice Presidents of North American Sales, Engineering, Marketing, and Sales Operations, as well as several other executives. Mr. Armour was responsible for many of these terminations, and eventually, Tom Gill terminated Mr. Armour's employment due to his own clear failings. The SEC also failed to point out that on March 17, 1997 I sent a related email to Tom Gill asking obliquely if I was indeed to be fired; a fact that they explicitly questioned Mr. Gill about during a deposition. Also, in one of my depositions, the SEC presented me with this email. At the time I suggested it was in relation to my concerns with Tom Armour, but I declined to state that positively (it was a single statement years after it was written). Upon my own inspection of nearly 30,000 pages of evidence, it is clear that this email was in fact relating to our mutual concern regard our employment status, and was a part of many such emails. The email was entirely unrelated to the performance of the quarter.

- 31. The SEC quoted me in a March 11, 1997 email to my management stating that I would "begin serious stuffing exercises next week" and that FORE was "going to face a situation where they were running up to a bookings shortfall at the end of the quarter. At FORE Systems during 1997 the word "stuffing" referred to essentially trading an early ship time for discount. In later years in the industry (not at FORE Systems), the term "stuffing" often referred to illegal inventory parking practices. I am not aware of a single instance where FORE improperly sold equipment to a channel. Further, substantial public investigation of FORE has occurred, and no hint of any improper practices has been unearthed that I am aware of. Notably, my region did not experience any bookings shortfall that quarter.
- The SEC quotes me in a March 18, 1997 email to Kirk Wrigley, then VP of the 32. Americas, stating "the conference call vesterday was bleak." While the subject of the email was about employee stock options rather than gossiping about quarterly prospects, it is important to directly address the SEC's issues. During that conference call, Steve Young (VP of Asia) was forecasting only a slight rise in quarterly bookings, which followed a disastrous December quarter (all of which had already been disclosed to the public). Tom Gill stated on the conference call that if Steve did not improve profitability soon he should immediately plan for

the shutdown of the entire region as it was cheaper to fire everyone and close down than continue on the then current path. I certainly found this to be "bleak", but the slow Asian sales were clearly a known fact in the public marketplace. Regarding the prospects for the quarter, there was clear risk and a sense of urgency, but this was no worse than in other quarters. In the very same email cited by the SEC, I affirmatively confirmed to Kirk that I believed we would make the quarter as I was "banking that the worst would not happen." It is disturbing to me that the SEC would ignore this clear statement in the very same email that I did not, in fact, believe FORE would raiss. Indeed, when presented with this email in a deposition, Michael Maniglia interpreted my statement (correctly) that I believed we would make the quarter.

33. In numerous motions, the SEC has claimed that I knew only of an analyst prediction of \$126M, and therefore would have found a forecast of \$120M to be concerning. It is true that 1 did not receive reports from any analysts during that quarter, as I testified. However, I did learn of analyst forecasts through the normal press and through company email and bulletin boards. I was very much aware of lower analyst forecasts. Further, in the very deposition where I testified to not having direct access to analyst reports, I had provided then with various relevant reports and press articles. The SEC refused to acknowledge receipt of these reports and articles, and refused to question me regarding them. It may be true that the SEC did not know of my awareness of the media attention regarding my company, but that is solely because the refused to find out.

THIS LITIGATION AND MY CURRENT SITUATION

- 34. Euring the past eight years of investigation and litigation, the SEC has never deposed anyone or signed any motion, with less than two attorneys participating. During this time, my case has been worked by Michael Novakovic, Elaine Greenberg, Mary Jo Gillette, Ronald Long, Gary Jackson, Kingdon Kase, Richard Humes, Samuel Forstein, Timothy McGarey, Catherine Pappas, and Andrew Southerling, at the least.
- 35. Outside of trial, there have been at least 25 depositions, and over 30,000 pages of written data collected. I chose and supported the decision to use multiple FTL attorneys from time to time, due to the massive and extended nature of the case, and the fact that the SEC was clearly outnumbering my own counsel by every measure, and at every step. If it was prudent for

them, I find it ironic that they feel I should not at least do the same. I was also concerned that a single attorney might resign at some point during the many years of this litigation.

- 36. This concern was appropriate given that Conor Crowley, an attorney with FTL who knew my case very well, in fact did resign in the middle of discovery. I am glad I enabled two attorneys to work my case from time to time. If not for this staffing strategy, innumerable additional hours would have been required for other Finkelstein attorneys to educate themselves concerning the details of my defense.
- 37. The work performed by Robert Garcia was authorized by me and mostly occurred when there was no expert in the case. Robert Garcia was also a planned witness at trial. His efforts were required and were never redundant.
- 38. Today my net worth is a negative number, a result of the combined effects of this case and the financial downturn over the past five years. I owe substantial amounts of money to my attorneys and have financed all that I have paid them via the maximum use of a home equity loan. As I have had to borrow to pay my legal fees, I have incurred massive loss through interest payments, losses that have not been claimed under this motion.
- 39. For the duration of the suit, I have been unable to obtain a mortgage, nor have I been able to refinance my home. As I could not obtain any mortgage at all with a large potential judgment in front of me, I have even been prevented from selling my home and moving my family to a more modest home. I have a son with a pervasive developmental disorder in the autistic spectrum. He requires substantial care beyond that covered by insurance, and my ability to provide that care has been put at risk.
- 40. I have been investigated six times by private law firms because of the existence of this case. Continued and new employment, in an era of zero tolerance given the possibility of innocence, necessitated this. My need to disclose this case to investors, insurance companies, employers, venture capitalists, and co-workers also added to my financial burden, and adversely affected my earning capacity. The fees associated with all these investigations, and losses associated with my reduced employment prospects were not included with those associated with this motion.
- 41. The SEC continues to damage me each day, every day, even today. The SEC has published two litigation releases associated with this case. The first, associated with filing the suit, is brimming with falsehoods, and resides on the SEC website to this day. This release was

accompanied by a full press release and media campaign, complete with quotes from Commission officials proclaiming my guilt in many newspapers and newswires. Upon the Court's decision in this case, the SEC released its second release, which again articulates their accusations in detail, but glosses over the detail and nature of the court's decision. When colleagues, co-workers, business partners, customers wish to learn about me before a meeting—they often "Google" me. Then they learn from the SEC only of my "guilt", regardless of the Court's decision. The SEC's voice is the only one that is heard. None of these damages are included in the fees requested via this motion.

42. When the SEC initiated the so-called investigation that led to this litigation, I was living in Europe. The SEC claims it would be easy for me to find an attorney with more competitive rates and appropriate skills. This is false. It was extraordinarily difficult for me to find ANY attorney who would take my case, as I was living in Europe, I was presumed to be guilty, and considered a payment risk. With FTL, I hired attorneys who were open minded about my innocence or guilt, and when it became clear to them that I was actually innocent, they worked diligently and allowed me to accrue debt. I have no personal doubt that the SEC delayed this case for years, while pressuring me to settle, and attempting to drive me out of cash by filing motion after motion. Most attorneys would not accept so much debt from a man so vigorously prosecuted. Had I chosen another attorney, the SEC would most likely have succeeded in their goal of spending me out of the case. It is not just the competence of FTL I depended upon, it was also their willingness to bet on me as a financial risk. As such, the SEC's contention of other competent counsel at a lower price is false. I looked for other counsel and did not find any meaningful alternative.

I declare under penalty of perjury of the laws of the State of California that the foregoing is true and correct, executed this 21 day of September, 2005.

State of California County of Santa Clara
Subscribed and sworn to (or affirmed)
Before me on this 21 day of SCA1, 2005

personally Known to me or proved to me on the basis of satisfactory evidence to be the personney who appeared before me.

Signature

K. L. DUBAL
Commission # 1358818
Notary Public - California
Santa Clara County
My Comm. Expires May 31, 2006

David W. Butler

EXHIBIT 2

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

SECURITIES AND EXC	CHANGE (COMMISSION	1,)
		Plair	ntiff,) Civil Action No. 00-1827
	v.)
DAVID W. BUTLER,)
		Defend	dant.)))
STATE OF CALIFORNIA)		
County of San Mateo)	ss:	

AFFIDAVIT OF STEVEN D. OLSON

I, Steven D. Olson, being duly sworn, do hereby testify as follows:

- 1. I am an adult of majority age, of sound mental health, and I make this affidevit based on personal knowledge. If called to do so, I could and would testify truthfully about the matters set forth herein as follows.
- 2. I am a Certified Public Accountant licensed to practice in the state of California. I was retained by David W. Butler as his CPA on September 29, 1999 and have served in that capacity since that time. On September 12, 2005, I met with Mr. Butler and was provided with a copy of the Plaintiff's Opposition to Defendant's Application for Attorneys' Fees and Expenses as file by the Securities and Exchange Commission.
- 3. Mr. Butler asked me to address the SEC's comments on my submission of August 2, 2005. My replies to each of the SEC's comments and additional clarification are as follows.
- 4. Wells Fargo Checking Account Number 0039-758990. The SEC objects to the use of an average balance for the value of this account as represented in the Statement of Net Worth submitted with my affidavit of August 2, 2005 and attached hereto as Exhibit A. I was not originally provided with information and documentation sufficient to calculate the actual balance of the account as of September 14, 2000. In analyzing the bank statement (Reference A1) and in discussing the various transactions listed upon it with Mr. Butler, it was my judgment

that the average balance would be the most evenhanded, fair and conservative figure to use in the presentation despite that fact that all of the deposits shown on the statement occurred on or after September 14th. In reviewing the bank statement with Mr. Butler I asked specifically about the \$100,000 deposit on September 14th and the wire transfer in the same amount on September 15th. Mr. Butler informed me that the deposit was an inter-account transfer and the wire transfer out of the account was for a required payment to his attorneys in connection with this matter. Since the deposit and withdrawal occurred on consecutive days and since the cash asset and liability to pay his attorney; exactly offset each other their inclusion or exclusion has zero effect on the calculation of net worth. I attach hereto as Exhibit B, a copy of the wire transfer confirmation from Wells Fargo Bank showing the transferee as Mr. Butler's attorneys, Finklestein, Tompson and Loughran. Subsequent to August 2, 2005, I was provided with additional information and documentation sufficient to calculate the balance of the bank account as of September 14th, 2000. Netting the \$100,000 against the \$100,000 legal fees this calculated balance as shown in the attached Exhibit C is \$3,121.54 or \$17,750.40 less than the balance shown on the original Statement of Net Worth contained in my Affidavit of August 2, 2005.

- Wells Fargo Bank Account 6401-754312. The opening balance as of August 24, 5. 2000 of this account per the bank statement (Reference A14) was \$4,190.34. There was no activity on this account whatsoever until September 22, 2004. Therefore the exact balance of this account as of September 14th 2000, was \$4,190.34. This balance is an obvious precise balance and not a self serving results oriented methodology as the SEC contends.
- 6. My affidavit of August 2, 2005 stated that the Statement of Net Worth "does not constitute a financial statement in accordance with Generally Accepted Accounting Principals". This statement is true. Although it resembles a financial statement of sorts it is not one of the standard components of a set of financial reports that can be found within the covers of any accounting textbook or included with the annual report of any publicly traded company. This does not mean to imply that Generally Accepted Accounting Principles were not used in its construction. On the contrary, the statement, other than deviations in format, is compliant with Generally Accepted Accounting Principles and applicable Federal and California income tax law. My Affidavit of August 2, 2005 also states that I did not perform an audit of the material in accordance vith Generally Accepted Auditing Standards. This statement is also true, I was not engaged to perform an audit and therefore as a Certified Public Accountant, I cannot imply, even

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by omission, that an audit was performed. This is a technical distinction and disclosure required by the canons of my profession. An audit consists principally of inquiry and obtaining taird party corroporation. If engaged to perform an audit of this material I am fully ready and capable to do so. The overwhelming bulk of an audit of this material would consist of directly contacting the companies whose statements and invoices are attached as references and support to the Statement of Net Worth and confirming directly with them that they in fact did prepare and issue those stater ents and the balances shown on the statements are correct. I do not, however, have any reason to doubt the veracity of the documents which have been provided to me and which have formed the basis of this new net worth calculation

- 7. Automobiles. I did not attach any documentation to the original Statement of Net Worth contained in my August 2005 Affidavit as to the value of the automobiles. At the time that statement was prepared Mr. Butler was unable to locate any documentation on the purchase of the automobiles and I was unable to locate any historical information concerning the value of the automobiles as of September 2000. I now attach as Exhibit D, a copy of the applicable page from "September-October 2000 Western Edition of the Kelly Blue Book Official Used Car Guide1994-2000" showing that the value of Mr. Butler's 1999 Chrysler minivan had a value of between \$22,100 and \$26,200. I attach as Exhibit E a copy of the applicable page from "September-October 2000 Western Edition of the Kelly Blue Book Official Used Car Guide1994-2000" showing the value of Mr. Butler's 2000 Porsche as \$80,755. I attach as Exhibit F, the applicable page of the "a copy of the applicable page from "September-October 2000 Western Edition of the Kelly Blue Book Official Used Car Guide1994-2000" showing that the value of Mr. Butler's 1995 Acura between \$15,000 and \$19,850. Using average prices for the Chrysler and the Acura, the sum of these values is \$122,330 compared to the \$131,950 shown on the original Statement of Net Worth contained in my Affidavit of August 2, 2005. This equals a reduction in value of \$9,620.
- The net effect of these numerical adjustments as reflected on the revised Statement of Net Worth (Exhibit G) is to decrease the Mr. Butler's net worth by \$33,081.47 when compared to the original Statement of Net Worth contained in my August 2, 2005 Affidavit. Additionally, given the fact that the NASDAQ Composite Index rose 500% from approximately 400 in 1984 when Mr. Butler graduated from college and entered the workforce to approximately 2,000 as of September 14, 2000, as I stated before in my affidavit of August 2,

2005 if the market appreciation and reinvested earnings were removed from the retirement account ba ances in order to restore those balances to historical cost the result would most likely be a substantial and material decrease in net worth. The cost basis of the retirement accounts and the associated accrued tax liability is an ascertainable number however the amount of the adjustment required is unknown at this time. In my opinion, Mr. Butler's net worth as of September 14, 2000 was no more than \$1,913,154.96 and was probably less

I declare under penalty of perjury of the laws of the State of California that the foregoing is true and correct, executed this 21⁻⁵¹ day of September, 2005.

Steven D. Olson

lotary Sign ature

Notary Seal



County of

Commission Expires

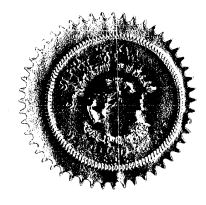


EXHIBIT A

David Butler

Statement of Net 'North As of September '4, 2000

Assets	Description	Cost Basis	Ref.
Wells Fargo Bank (0039-758990)	Checking	20,871.94	A1
Fidelity Investments (165-183377)	Retirement Plan - IRA	2,000.00	A2
Marconi-Fore - AN EX	Retirement Plan - 401K	53,975.89	A3
Prudential (BBE-800814)	Retirement Plan - IRA	167,687.76	A4
Prudential (BBE-855988)	Securities	111,486.61	A5
Prudential (TFJ-179313)	Money Market	21,088.94	A6
PaineWebber (TF: 4557-66)	UBS PW Technology Fund	200,000.00	A7
PaineWebber (TF14557-66)	PW ASPEN Fund, LLC	125,000.00	Α7
PaineWebber (SJ-34861-LS)	Brandes Investment Fund	300,000.00	A8
PaineWebber (SL-34860-LS)	New Bridge Partners Inv. Fund	200,469.00	A9
PaineWebber (SJ-34858-LS)	Laurel Capital Fund	200,000.00	A10
Personal Residence	17370 Skyline Blvd. Woodside, CA	1,600,000.00	A11
Lockheed Martin	401(K) (Kristin G. Butler)	13,440.56	A12
Mirapoint, Inc.	401 (K) Profit Sharing Plan	9,870.81	A13
Wells Fargo Bank (6401-754312)	Bank Account (Kristin G. Butler)	4,190.34	A14
1999 Chrysler		28,000.00	
2000 Porsche		88,950.00	•
1995 Acura		15,000.00	
Personal Belongings.	Estimated by David W. Butler	30,000.00	
	Total Assets	\$3,192,031.85	

Liabilities	Description	Balance	Ref.
PaineWebber - Margin	Credit Line	220,946.17	L1
Washington Mutual (0021669643)	Home Equity Loan	237,935.68	L2
Washington Mutual (0013134671)	Home Mortgage	592,637.36	L3
Income Tax Liability	Year 2000	57,155.64	L4a
Accrued Income Tak Liability	Retirement Contributions	126,830.00	L4b
Legal Fees Payable	Finkelstein, Thompson & Loughran	4,727.50	L5
Property Maintenance	Garden Service	720.00	L6
Property Tax Liability	Two Months & 14 Days Liability	3,476.22	L7
ADT	Security Services	92.85	L8
Aquaphyle Pool Service	Pool service	300.00	L9
Citibank	Credit Card Payable	863.53	L10
Dish Network	Satellite TV	110.47	L11
	Total Liabilities	\$1,245,795.42	
Net Worth		\$1,946,236,43	

0039-758990



veels EAR(WELLS FARGO BANK

WELLS FARGO BANK, N.A. P.O. BOX 6995 PORTLAND, OR 97228-6995

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DAVID W BUTLER KRISTIN BUTLER 17370 SKYLINE BLVD WOODSIDE CA 94062-3715

CALL 1-800-TD-WELLS (1-800-869-3557)
24 HDURS/DAY, 7 DAYS/WEELFOR ASSISTANCE WITH YOUR ACCOUNT.

THIS STATEMENT COVERS: 9/12/00 THROUGH 10/10/00 PAGE 1 OF 5

WELLS FARGO Newsline

EFFECTIVE 12/01/00) THE FOLLOWING HAS BEEN ADDED TO THE DEPOSIT AGREEMENT: YOUR WELL'S FARGO ATM/ATM & CHECK CARD OR INSTANT CASH/CASH & CHECK CARD MUST NOT BE USED FOR ANY UNLAWFUL PURPOSE (FOR EXAMPLE, FUNDING ANY ACCOUNT THAT IS SET UP TO FACILITATE ON LINE GAMBLING). YOU AGREE YOU WILL NOT USE YOUR CARD OR ACCOUNT FOR ANY TRANSACTION THAT IS ILLEGAL UNDER APPLICABLE LAW.

STAGECOACH * CHECKING 0039-758990

CHECKS

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SUMMARY 8,629,01* 242,484.66+ 251,088.17-PREVIOUS BALANCE DEPOSITS WITHDRAWALS PHONE BANK CALLS
POINT OF SALE USAGE FEE
MONTHLY CHECKING FEE
AND OTHER CHARGES
DIRECT DEPOSIT DISCOUNT .00-1.00-26.50 2.00+

MEW BALANCE

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CHECKS AND	CHECK	DATE PAID
WITHDRAWALS	2424	9/12
Transport Control	2425	9/15
本的学习的基本的	2432X	9/14
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上述作品的表示。2007年19	2441	9/19
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DAVID W BUTLER		(VSP) (Carrier)	USE AND LABOR.
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MINIMUM BALANCE AVERAGE BALANCE

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9/15

DATE PAID

9/15 100,000.00 9/20 289.07

9/21 500.00 9/27 30.00

30.00

0039-758990



DAVID W BUTLER KRISTIN BUTLER

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PAGE 2 OF 5	THIS STATEMENT COVERS: 9/12/00 THROUGH 10/10/00		
CHECKS AND WITHDRAWALS	OUTGOING MONEY TRANSFER DEBIT FED#02268 CHASE MANHATTAN BA ZETRZBNF=SALOM	DATE PAID 9/27	AMOUNT 34,500.00
	ON SMITH BARNEY, INC. P. G. AND E APS DEBIT QRN5136503 AAGO	10/04	351.22
	DAVID BUILER OVERDRAFT PROTECTION TRANSFER FEE POINT OF SALE USAGE FEE	10/10 1 10/10	15.00° 1.00°
	SERVICE CHARGE INCLUDING \$2.00 DIRECT DEPOSITEDISCOUNT	10/10	7.50
EXPRESS BANKING	PDS CARD PURCHASE : #090438 GN 09/12 AT	9/12	3373
	2110 MIDDLEFTELORCHARD SUREDWOOD CITY CA POS CARD PURCHASE #007333 ON 09/12 AT	9212	471.42
	2300 MIDDLEFIELCOSTCO WHOREDWOOD CITY CA POS CARD PURCHASE #014098 ON 09/13 AT	9/13	17.09
	1477 CHARIN AVEMOLLINE STOBURLINGAME CA CHECK CARD PURCHASE ON 09712 AT	9/13	41.00
	HALF MOON BAY FISH MKT THALF MOON BAY CA 533473XXXXXX8803 8 8012000FHWH287S16		
	WITHDRAWAL **00652 AT 001653 ON 09/13 POS CARD PURCHASE **002517 ON 09/14 AT	9213 9714	300.00 53.28
	1871 EL CAMINO SAFEWAY SREDWOOD CITY CA CHECK CARD PURCHASE ON 199/13 AT	9/14	96,00
	LTSA'S TEA TREASURES MENLO RARK CA 533473XXXXXX8803 7.048077LJ61772F1Y CHECK CARD PURCHASE ON 09/12 AT	⁵ 9/14 ⁻³ -	260.00
	SAN FRANCISCO BALLET A SAN FRANCISCO CA 533473XXXXXX8803	And the wall	200.00
	CHECK CARD PURCHASE ON 09214 AT	9/15	19.95
That I work in	MSN×ONLINE BILLING 9/ 1800-386-5550 WA 533473XXXXX8803 78541861105TVQQYF CHECK CARD PURCHASE ON 109/13 AT	9/15	4865
	TALBOTS TOYLAND INC. SAN MATEOR CA. 53347.3XXXXXX8803 8045386LJ00FGES5K		
	POS CARD PURCHASE #001523 ON 09/15 AT ZZU MENLO AVENUTRADER JOEMENLO PARK CA	9/15 2/1	54.97
	CHECK CARD PURCHASE ON 09/13 AT RET 38 SAN CARLOS SAN CARLOSS CA 533473XXXXX8803 80450791JES1G3075	9/15	101.85
	CHECK CARD PURCHASE ON 09/15 AT BORDERS BOOKS &MUSIC#9 PALO ALTO CA	9/18	27.87
	553473XXXXXX8803 - 37054807LLBAQ13F86 CHECK CARD PURCHASE ON 09214 AT	9/18	30.76
	3HEVRON #0090271		of the
	CHECK CARD PURCHASE ON 09/14 AT SARNES & NOBLE #1971 REDADOD CITY CA	9718	43.72
	553473XXXXX8803	9/18	45.00
	- IVALON SKIN CARE BUREINGAME CA 133473XXXXXX8803 8048675LKS662ZBMA ;	en her i Gen	
	CHECK CARD PURCHASE ON 09/14 AT 100ETZ BROS SPORTING GO REDWOOD CITY CA	9/18	64.79
	:3347-3XXXXX8803 80450781K48WY49DE+	9/18	7.7 . 94
	PICHARD OF BURLINGAME BURLINGAME CA 1.3347.3XXXXXX8803 7.045268LKD49QP7A6 CHECK CARD PURCHASE ON 09/13.AT		
	ITCHARD OF BURLINGAME BURLINGAME CA LICHARD OF BURLINGAME BURLINGAME CA LICATED TO BURLINGAME CA	9/18	150,00
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PAGE 3 OF 5	THIS STATEMENT COVERS: 9/12/00 THROUGH 10/10/00		and it is
EXPRESS BANKING	POS CARD PURCHASE #062912 DN 09/16 AT	DATE PAID	AMOUNT 222.71
	3015 WOODSIDE RROBERTS MANOODSIDE CA CHECK CARD PURCHASE ON 09/17 AT CHEVRON #0202181 SAN ERANCISCO CA	9/19	28.72
	533473XXXXX7906 2346042LNBLGZ5NRT. POS CARD PURCHASE #132682 ON 09719 AT	9/19	300.27
	200 MOODSIDE PLATBERTSONSREDWOOD CITY CA NON WEB ATM #007824 ON 09/18 AT 00007802 525 UNIVERSITY CALIFORNIAPALO ALTO CA	9/19	+ 281.50
	NON WEB ATM FEE FOR TRANSACTION 1007824 CHECK CARD PURCHASE ON 09/18 AT	9/19 9/20	2.00 32.10
	TEXAGO INC 62691228041 PORTOLA VALL CA 533473XXXXXXX8803 2342585LPAAPLXPYY		
	CHECK_CARD_PURCHASE_ON+09/21_AT DISEGNO SAN_FRANCISCO_CA 533473XXXXX8803 - 8045079173EEIN01P	9/22	, 10.75
	CHECK CARD PURCHASE ON 09/20 AT CHEVRON \$0090271 WOODSTDE CA	9/22	31.35
	533473XXXXXX7906 2346042LTBLGZ34NQ ICHECK CARD PURCHASE ON 09/20 AT MCWHORTER STATIONERY REDWOOD CITY CA	97.22	57.31
	533473XXXXX8803 7/042950LT614T9N73 POS CARD PURCHASE #010265 ON 09/22 AT	9725	29.85
	1801 WOODSIDE RARCO PAYROREDWOOD CITY CA POS CARD PURCHASE #618010 DN 09/24 AT 200 WOODSIDE PLALBERTSONSREDWOOD CITY CA	9/25	132.68
	WITHDRAWAL #07811 AT 020578 ON 09724 POS CARD PURCHASE #010106 ON 09726 AT	9725 9726	300.00. 4:48:80.
£246	500 STANFORD SHANDRONICO PAGGALTO \$2 CA POS CARD PURCHASE *020108 ION 109228 IAT 3130 ALPINE RD BIANCHINI APORTOLO VALLECA	9/28	458,57
77. 10. 3 TO A	CHECK CARD PURCHASE ON 09/27 AT HEDXWINTERTHUR HOME FR 5800 223-1956 OF	9/28	42.00
	533473XXXXX8803 7845286(20056KB83 CHECK CARD PURCHASE 3DN 09726 AT	9/28	137.50
	SAN FRANCISCO STATNO G SAN FRANCISCO CA 533473XXXXXX8803 8895078 Z48WY99Frad CHECK CARD PURCHASE ON 09/28 AT	9/29	29:67
	CHEVRON \$0090271	The second secon	
	PUS CARD PURCHASE \$0291929UN U9X29 AH 1801 MOODSIDE RARCO PAYPOREDWOOD CITY CA GHECK CARD PURCHASE ON 10X01 AT	9/29 10/02	32.25 51.78
	AMAZON.COM. *SUPERSTOR: 800-201-7575 WA 533473XXXXX8803.		
	GHECK CARD PURCHASE ON 09×28 AT GOETZ BROS SPORTING GO REDHOOD CITY CA	10/02	232-63
	533473XXXXX8803 8045078M148W149QF POS CARD PURCHASE #340927 ON 09/30 AT 200 WOODSIDE PLALBERTSONSREDWOOD CITY CA	10/02	291,47
	4ITHDRAWAL *00136 AT 020578 0N 10202 CHECK CARD PURCHASE ON 0922 AT	10/02 10/02	300,00 438,43
A CONTRACTOR OF THE	307-635-7635 VA 535473XXXXX8803-7843286M100VMA8M2 	1.6/03	28.00
	1FDXWINTERTHUR HOME FR 800-223-1956 DE 53347-5XXXXXX8803 7843286M40008ZVA0		
	POS CARD PURCHASE \$002213 ON \$0003 AT ; 2485 EL CAMINO TARGET 032REDWOOD CITY CA 1005 CARD PURCHASE \$021101 ON 10703 AT	10×03 1:0×03	81.76 426.15
	:300 MIDDLEFTELCOSTCO WHOREDWOOD CITY CA CONTINUED	207.00	ALUL 13

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PAGE 4.0F.5	THIS STATEMENT COVERS: 9/12/00 THROUGH 10/10/00		
EXPRESS BANKING	CHECK CARD PURCHASE ON 10/03 AT ORVIS CATALOG 800-635-7635 VA 533473XXXXX8803 7843286M5000R4GDW	DATE RAID 10/04	AMOUN 128.7
	ORIENTAL TRADING COMPA 800-2280475 NE 533473XXXXXX8803 8841734M6156F9621	10/04	
	CHECK CARD PURCHASE ON 10/04 AT VICTOR LAMPS & PARTS SAN PRANCISCO CA 533473XXXXXX8803 8045078M74A2T95K7	10/06	
	US CARD PURCHASE #111681 ON 10/06 AT 200 WOODSIDE PLAUBERTSONSREDWOOD CTTY CA	10/06	2372
	CHECK CARD PURCHASE ON 10/05 AT FEXACO INC 62691220041 PORTOLA VALL CA 533473XXXXXX8803 2342585M8AAPLXR66	10/10.	29.6
	CHECK CARD PURCHASE ON TO/06 AT WHOLE LIFE NATURAL FOO REDWOOD CITY: CA: 133473XXXXX8803 8045079MAKKARHLW2	10/10	32.9
	CHECK CARD RURCHASE IDN 10/06 AT KYMOOD TRADING POST WOODSIDE CA	10/10	35.3
	133473XXXXXX8803 7042950M9PGDTQ8M8 CHECK CARD PURCHASE ON 10/05 AT IDMARD SHOES FOR CHILD PALD ALTO CA 133473XXXXXX8803 8045078M848WY4XDH	10/10	- 151 : 9
	POS CARD RURCHASE #883704 ON 10210 AT 2110 MIDDLEFIEL GRCHARD SUREDWOOD CITY CA	10/10	62.7
	CHECK CARD PURCHASE ON 10/08 AT JIALF MOON BAY FISH MKT HALF MOON BAY CA JI33473XXXXXX8803 8012117MBWH287JTK JOS CARD PURCHASE #012229 ON TEO/20 AT	10×10	70.7
	据的文字: (1) [2] [2] [2] [2] [2] [2] [2] [2] [2] [2]	20/10	
- 10 may 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	CHECK CARD PURCHASE ON 10006 AT IRVIS CATALOG 800-635-7635 AVA 233473XXXXX8803 7843286M8003EWB78	210/10	427.9
	CHECK CARD PURCHASE ON 1:0205 AT PARTIES DOUBLES PALO ALTO CA 33473XXXXXX8803 7091019M8236BM63F	10/10	450,08
DEPOSITS	I USTOMER DEPOSIT	DATE POSTED	AMOUNT
	(USTOMER DEROSIT LATAGRAFT INC: PAYROLL REF9.0001420915D IUTLER:DAVID	9/14 9/14 9/15	AMUUN 335.87 100,000.00 4,448.98
	CUSTOMER DEPOSIT TRANSFER FROM: 6401-754312 AT 2057B 09/26 LATACRAFT INC *** PAYROLL: : JEF9-0001420929D	9/22 9/26 # 9/29	20, 000 00 21, 000 00 21, 448 98
	ANAMARIA INC. THATROIL. EFFEURDIAZ0929D JULIER, DAVID CHECK CARD MERCHANDISE RETURN ON 09/28 AT COETZ BROS SPORTING GO REDWOOD CITY CA 533473XXXXXX8803 8545078M148W149BQ TRANSFER EROM 6401-754312 AJ 20578 10/02 CHECK CARD MERCHANDISE RETURN SN 10/04 AT	10/02	27.01
	ORVIS CATALOG - 800-635-7635 VA	GE B. S. S. W.	31.10
	OVERDRAFT PROTECTION TRANSFER FROM MRA CHECK CARD MERCHANDISE RETURN ON 10/06 AT WARNER BROS SOURCE SET PAIN ALTER	10/05 10/10	543.65 1, 103.92
	7533473XXXXXX8803 7041019MA236BM6VK OVERDRAFT PROTECTION TRANSFER FROM MRA		,", 12,545 <u>,</u> 15

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+	DAVID H (BUTLER) KRISTIN BUTLER	LS FARGO BA	ANK	
PAGE 5 OF 5	THIS STATEMENT COVERS: 9/1	2/00 THROUG	H 10×10×00	
DIRECI DEPOSIT ADVANCE	IF YOU NEED T	O WRITE A C O WRITE A C YOUR ACCOU	OUTSTANDING BALANCE AS OF THIS STATEMENT CONVENIENT WAY TO PROTECT YOUR DRAFTS AND OVERDRAFT CHARGES. HECK BUT ANTICIPATE THAT IT NT. JUST USE THE ATM OR CALL O REQUEST AN ADVANCE UP TO \$300	\$0.00
WELLS FARGO PHONE BANK	EACH ACCOUNT COMES WITH FR CALLS CALLS TO PHONE BANK THIS S		D AUTOMATED TOUCH-TONE BANKING S	ERVICE
EXPRESS ATM LOCATIONS USED	001653: 249 PRIMROSE RD, B 2057B: 2925 WOODSIDE RD,	URLINGAME. (À	
THANK YOU FOR	BANKING WITH WELLS FARGO			
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August 1, 2000 - August 31, 2000

Investment Report

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WE HELP YOU INVEST RESPONSIBLY

Investment Report

Subtotal of Investment Activity	THAULIUNAHI	TRADITIÕNAUIRA: FIDELTY MANAGEMENT TRUST CO-CUSTODIAN	ródián	
if Activity	uni Lisa (Billing) (Billin	Desempton Cash Management Activity	Amount	Balance
	45 E. F.	Account leas and charges Subiotal of Cash Management Activity Ending	\$15.00	\$2,351.67
GASH RVES	acription Vividend received	Ameno Ameno	Price per Unit	Transaction Account
Cash Management Activity Fees and Charges biss B.11 Offly inactivity fee	pale L. Dominion	Amount Date Description		Ambüm
and Subtractions Fidelity Cash Rese	eives © \$1 pël sharë (the tr bale: 8/31	Daily Additions and Subtractions Fidelity Cash Reserves: @ \$1:p8 share (the following is provided to you in accordance with industry regulations) bottle Amount Balance Date Amount 8/11 \$15.00 \$2.83992 8/31 Amount	USTY regulations) Amount	Balance
Additional Information About Your II	nvestment Report			
Fidelity Investments believes that the new legislation before the U.S. Senare proposing increased contribution limits for both It for all working Americans. We strongly endorse it. This past July, the U.S. House of Representatives overwhelmingly passed legislation (by a vote of 401 to 25) that will not only provide behelf portability and "catch-up" contributions by workers nearing retrievent. This is a positive for you our customers.	he U.S.: Sénate préposing mingly passéd législation (b. ikers nearing sériément : T	Fidelity Investments believes that the new legislation before the U.S. Senate proposing increased contribution limits for both IRAs and workplace savings plans is good to call working Americans. We strongly endorse it. This past July the U.S. House of Representatives overwhelmingly passed legislation by a vote of 401 to 25 that will not only raise contribution limits, but will also browde benefit portability and "caroft-up" contributions by workers nearing retriement. This is a bositive for von our customers.	rkplace savings ple bution limits, but w	ans is good

WE HELP YOU INVEST RESPONSIBLY

Investment Report

August 1, 2000 - August 31, 2000

Additional information About Your investment Pench

If you believe as we do that this legislation is important, we urge you to acrinow and call the Congressional switchboard at (202) 225-3121 and ask your U.S. Senators to pass H.R. i 102 this year. You can also go to www.indelin.com.to sena latters to your Senators. Thank your

reorganized within the Fidelify. Investments group of companies and the new companies will be known as Fidelify Brokerage Services LLC and National Financial Services LLC, respectively. All of your account infermation, agreements and other account-related documentation will continue in effect with the new companies, and As of August 29,2000. Fidelity Brokerage Services, the and National Financial Services Corporation, which currently provide your brokerage services, were there will be no changes to your services, fees of Fidelity's commitment to your investing needs.

decimalization were converted to decimals. Open buy orders were rounded down to the nearest corresponding decimal place while open sell orders were rounded up. If applicable, your statement will reflect the rounded price and registed confirms were generated for the open orders. For example: Buy 100 shares of APC @ 45 1516 became Buy 100 shares of APC @ 45 93, and sell 100 shares of APC @ 45 5/8 became Sell 100 shares of APC @ 45 63 Inresponse to the decimalization inflative being facilitated by the SIA as of August 28th 2000 all open orders for the securities participating in Phase I of

ÓNZ.com Inc.(GNT), eMagin Gorp. (EMA), Media General Inc. (MEG.A). Theiconesponding option contracts for Anadarko Petroleum. Gateway Inc and FedEx Corporation will also be included in Phase 15/1 decimienta Trading increments for options will depend on the premium for the particular option. Options trading at a premium of under ≼9 will trade in nickel (105) librements and options trading at a premium of ≼3 or greater will trade in dime (110) inclements. The following securities are participating in Phase Lot décimalization and Will all trade in penny (101) increments. New York Stock Exchange. Anadarko Petroleum (APC), Forest Ony Enterprises Inc. Class A (ECEA), Forest Ony Enterprises inc. Class & (ECEB), Fedex Corporation (FDX), Gateway Inc (GTV), Hughes Supply Inc (HUG), MSC, Software Corp (MNS), American Sciols, Exchange. Régal Béloit Corp. (RBC), Psychemetics. Corp. (PMD), Global Light Telecommunications Inc. (GBT),

The exchanges are expected to add additional securities to Phase I within the month of September. For more detailed information as well as the full marketplace plan and key implementation dates; please refer to www.intellity.com.



Marconi USA Wealth Accumulation Plan

02055

Account Statement as of 12-31-2002

YOUR ACCOUNT INFORMATION

Date of B		 nforma		07/1960
Terminat	ion Date		12	01/1998

DAVID W. BUTLER 17370 SKYLINE BLVD WOODSIDE, CA 94062-3715

Account at a Glance

Account Activity by Contribution type for the period 10-01-2002 to 12-31-2002 (MM-DD-YYYY)

Sources	laginning Balance	Contributions	Distributions/ Inv Fees	estment Results	Ending Balance	Vøsted Parcent	/ashid Bajance
Before-Tax	98,978.58	0.00	0.00-	3,839.44	102,818.02	100%	102,818.02
TOTAL	98,978.58	0,00	0.00	3,889.44	102,618.02	N/A	102,818.02

Contribution Information as of 01-06-2003

Plan-to-Date Before-Tax Contribs:



*Year to date totals exclude prior year contributions posted in current year.

Investment of Future Contributions as of 01-06-2003

Fund Name	•	All Sources
Stable Value		100.00
TOTAL	<u> </u>	100.00%





F. DOUGLAS RICHARDS SENIOR V.P. INVESTMENTS 1130 CONNECTICUT AVENUE N. W. THEVENTH FLOOR WASHINGTON DC 20036 202-872-6542

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MR DAVID W BUTLER & MRS KRISTIN G BUTLER JT TEN 17370 SKYLINE BLVD WOODSIDE

NT933BCK-TFJ-003890

Client Statement

Page

September 30, 2000

As of:

Your Financial Advisor:

Prudentia Securities

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COMMAND Plus

Prudential Securities Incorporated, a subsidiary of The Prudential Insurance Company of America, Newark, New Jersey

Stocks and options are going decimal! On December 2, 1999, the New York Stock Exchange (NYSE) board of directors voted to change its rules so that, beginning in the coming year, It can start quoting stocks in dollars and cents. The option exchanges made similar rule changes to accommodate decimal trading

A 13-stock and 3-option class pilot was implemented August 28, 2000, and 150 more securities went "decimal" on September 25, 2000. The final implementation of pricing all NASDAQ securities into decimals will occur in the first quarter of 2001. It sounds complicated, but it's not. The plan is to make the transition as smooth as possible for all concerned.

The decimalization process will affect every area of the securities industry. One of the first changes you'll notice is that orders will be entered with decimal, not fractional prices and "Good til Canceled" orders, previously entered as fractions, will be changed for the stocks now quoted in decimals. Contact your Financial Advisor for more details.

	INCOME	INCOME	MONEY MARKET	
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ACCOUNT NUMBER	ACCOUNT NAME	SECURITIES VALUE	MONEY MARKET & CASH BALANCE	NET WORTH	INCOME THIS PERIOD	INCOME YEAR TO DATE
TFJ-179313 COMMAND	MR DAVID W BUTLER & MRS KRISTIN G BUTLER JT TEN	9:00	\$21,088.94	\$21,088.94	\$137.84	\$2,283.40
BBE-800814 RETIREMENT	BBE-800814 PRUDENTIAL SECURITIES C/F \$152,319.28 \$4,490.04 \$156,809.32 \$229.18 \$1,871.23 RETIREMENT MR DAVID W BUTLER	\$152,319.28	\$4,490.04	\$156,809.32	\$229.18	\$1,871.23
BBE-855988 SECURITIES	BBE-855988 MR DAVID W BUTLER & SECURITIES MRS KRISTIN G BUTLER JT TEN	\$109,894,51 \$207,70 \$110,102.21 \$167.38 \$1,464.42	\$207.70	\$110,102.21	\$167.38	\$1,464.42
TFJ-R36591 * RETIREMENT	TFJ-R36591 * PRUDENTIAL SECURITIES C/F RETIREMENT MR DAVID W BUTLER	\$.00 \$.00 \$.00	\$.00	8.00	\$.00	\$.00
TOTALS		\$262,213.79	\$25,786.68	\$288,000.47	\$534.40	\$5,619.05

The above summary does not include futures or futures related accounts held in your name at Prudential Securities.

— Total includes Short Balance.

— Current account balances are displayed, although no statement was produced this month.

- Insurance and Annulties value included.

	Prudent Securities	lential ties				Client Statement	nt	SiPC
For The Period: September 1 - September 30, 2000 MR DAV	MR DAVID W BUTLER	ecuritie	ss Incorporated, a subsidiary of The Prudential Insurance Company of America, Newark, New Jersey, Account Number: BBE-800814-L1	Prudential Insurance Co	ompairy of America, M Account Number: BBE-800814-L1	sa, Newark, New J ber: I-L1	ersey Page 2 of 10	10
Tre will found afford	2000	2000	1999			•		
ROLLOVER	\$51,057.81	57.81						
Education to the second								
	SYMBOL	QUANTITY	CURRENT	CURRENT	ESTIMATED ACCRUED INTEREST	ESTIMATED ANNUALIZED C INCOME	CURRENT YIELD COMMENTS	
Equities-97.1% of Portfolio								
ALCATEL SA SPONSORED ADR AMERN DEP RCPT REPSTG 1 ADR SHHS	ALA	. 165	62.875 **	\$10,374.38	,	\$52	.53%	
ALLIED IRISH PLC SPONSORED AMERN DEP RECPT ONE ADR REP 2 ORD SHS	AIB	340	21.875	\$7,437.50		\$225	3.03%	
ALLTEL CORP	AT	85	52.188 **	\$4,435.98		\$109	2.46%	
BARCLAYS PLC AMERICAN DEPOSITARY RECEIPT	BCS	70	110.563	\$7,739.41	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	\$225	2.91%	
BG PLC AMERICAN DEPOSITARY RECEIPT FINAL INSTALLMENT	BRG	220	32.125	\$7,067.50		\$552	7.81%	
CABLE AND WIRELESS PUBLIC LTD CO SPONSORED AMERICAN RECEIPT DEPOSITORY	CWP	195	42.563 ***	\$8,299.79		\$130	1.57%	
CADBURY SCHWEPPES P.L.C AMERICAN DEPOSITORY RECEIPT 10 ORDINARY	eso	200	24.063 **	\$4,812.60	· · · · · · · · · · · · · · · · · · ·	\$121	2.51%	
CHEUNG KONG HOLDING AMERICAN DEPOSITORY RECEIPT	CHEUY	360	12.088	\$4,351.68		\$60	1.38%	
COCA COLA CO DELAWARE	ð	8	55.125 **	\$3,307.50		\$41	1.24%	
COMPAQ COMPUTER CORP	o o	320	27.580 **	\$8,825.60		\$32	.36%	
DAIMLERCHRYSLER AG ORDINARY SHS	ద	80		\$3,551.20		\$178	5.01%	
ENI SPA AMERICAN DEPOSITORY RECEIPTS EACH ADR REPRESENTS 10 ORDINARY SHARES	Ш	85	52.938 ***	\$4,499.73		\$104	2.31%	
FANNIE MAE	FNA	70	71.500 **	\$5,005.00		\$78	1.56%	
GILLETTE COMPANY	O	200	30.875 **	\$6,175.00		\$130	2.11%	
GLAXO WELLCOME PLC SPONSORED AMERICAN DEPOSITARY RECEIPT	స్త	85	60.438 ***	\$5,137.23		\$93	1.81%	
GLOBAL TELESYSTFMS INC	5.53	250	4.563	\$1,140.75				
GRUPO IUSACELL S A DE CV V SPONSORED ADR REP SER V SHS	巴	330	11.875	\$3,918.75				

Dotingment Accessed	Committion	riudential Securities	•		Client	Client Statement	ent	SiPC	 ပွ
remem Account ⋈	Prudential S	rities Incorpo	orated, a subsidiary of The P	Prudential Insurance Cor	nnany of Americ	Company of America. Newark, New Jersey	Jersey		. <u>-</u>
For The Period: September 1 - September 30, 2000 MR DAVID W BUTLER	N BUTLER		·		Account Number: BBE-800814-L1	ber: 1-1-1		Page 3 of 10	
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	SYMBOL (QUANTITY	CURRENI	CURRENT	ESTIMATED ACCRUED INTEREST	ESTIMATED ANNUALIZED INÇOME	CURRENT YIELD O	COMMENTS	
Equities-97.1% of Portfolio		(continued)	(pənı						11
HSBC HOLDINGS PLC SPONSORED AMERICAN DEPOSTARY RECEIPT	HBC	150	71.400 **	\$10,710.00		\$280	2.61%	·	<u> </u>
IMPERIAL CHEM INDS PLC ADR NEW	ō	170	23.188 **	\$3.941.96		\$336	8 57%		
KONINKLIJKE PHILIPS ELECTRONICS N V SPONSORED ADR NEW 2000	PHG	130	42.500	\$5,525.00		\$126			
	MCD	120	30.188 ***	\$3,622.56		\$26	72%		
NATIONAL AUSTRALIA BANK LTD CAPITAL EXCHANGEABLE CONV PFD 7.875% BOOK ENTRY ONLY	NAU	150	25.313	\$3,796.95		\$295			
NOVARTIS AG SPONSORED AMERICAN DEPOSITARY RECEIPT	NVS	170	38.688	\$6,576.96		0.2\$	1.06%		
PACIFIC CENTURY CYBERWORKS LTD SPONSORED AMERN DEPOSITARY RECEIPT	PCW	473	11.000	\$5,203.00					:
PANAMERICAN BEVERAGE INC CLASS A	82	280	17.000 **	\$4,760.00		29\$	1.41%		-
	SMAWY	25	128,613	\$3,215.33		\$17	.53%		:
AITED VEW	TKIOY	70	50.188	\$3,513.16		\$24	%89		
WASHINGTON MUTUAL INC	ΜM	135	39.813 ***	\$5,374.76		\$157	2.92%		<u>:</u>
TOTAL PRICED SECURITIES VALUE				\$152,319.2B		\$3,531			
Money Market Funds-2.9% of Portfolio CASH ACCUMULATION TRUST LIQUID ASSETS		4,472.960	1.000	\$4,472.96		\$292	6.53% 7-	7-Day Yield	
TOTAL MONEY MARKET FUNDS				\$4,472.96		\$292			
									L333BCK-LE1-003833

								ſ
	Prudential	ıtial		ij	Client Statement	nt	SIPC	
Retirement Account 対	Securities Probental Securities Incorpora		liary of The Prudentia	Insurance Company	ed, a subsidiary of The Puutential Insurance Company of America, Newark, New Jersey	етѕеу		
For The Period: September 1 - September 30, 2000 MR	MR DAVID W BUTLER			Accol BBE	Account Number: BBE-800814-L1	Page 4 of 10	l of 10	Case
Thingshand Vessage about your Unrealization after	The adventure the	(((((((((((((((((((-	e 2:0
This section presents estimated unrealized gains or lossas for your information only, Financial Advisor with any questions before making any investment decisions. In incomprehensive view of your complete portfolio.	ns or losses for your info king any investment dec	mation only, and the isions. In instances w	પાંત not be used fo there a gain (loss	it tax purposes.) has not been ca	end chould not be uped for tax purposes. "الاه عملها والمالية والمالية والمالية والمالية والمالية والمالية وال Stances where a gain (loss) has not been calculated, section and summary totals may not reflect a	ν ii íoι accuracy and summary totals may	contact your not reflect a	00-cv-
्रीमास्त्राध्यक्षाड्याह्याहरू								0182
	ORIGINAL TRADE DATE	QUANTITY	PRICE OR ADJ COST	CURRENT	COST OR OTHER BASIS	CURRENT	UNREALIZED GAIN OR (LOSS)	27-DS(
Equities				,				С
ALCATEL SA SPONSORED ADR AMERN DEP RCPT REPSTG 1 ADR SHHS	03-16-00 03-16-00 03-17-00 05-03-00	4 58 60 51 60 51	42.9375 42.8125 43.0625 44.3675	62.875 62.875 62.875 62.875	\$171.75 \$3,639.06 \$2,583.75 \$709.88	\$251.50 \$5,344.38 \$3,772.50 \$1,006.00	\$79.75 \$1,705.32 \$1,188.75 \$296.12	Docur
		165			\$7,104.44	\$10,374.38	\$3,269.94	me
ALLIED IRISH PLC SPONSORED AMERN DEP RECPT ONE ADR REP 2 ORD SHS	03-16-00 03-16-00 08-09-00	100 200 40	18.125 18.1875 17.000	21.875 21.875 21.875	\$1,812.50 \$3,637.50 \$680.00	\$2,187.50 \$4,375.00 \$875.00	\$375.00 \$737.50 \$195.00	ent 18
	1	340			\$6,130.00	\$7,437.50	\$1,307.50	3
ALLTEL CORP	07-25-00 08-16-00 09-01-00	30 40 15	61.7825 56.9375 49.5755	52.188 52.188 52.188	\$1,853.48 \$2,277.50 \$743.63	\$1,565.64 \$2,087.52 \$782.82	(\$287, 84) (\$189, 98) \$39, 19	File
		85			\$4,874.61	\$4,435.98	(\$438.63)	d (
BARCLAYS PLC AMERICAN DEPOSITARY RECEIPT	03-17-00		96.500	110.563	\$6,755.00	\$7,739.41	\$984.41)
BG PLC AMERICAN DEPOSITARY RECEIPT FINAL INSTALLMENT	03-16-00 03-16-00	160 60	25.1875 25.125	32.125 32.125	\$4,030.00 \$1,507.50	\$5,140.00	\$1,110.00 \$420.00	/22/2
		220			\$5,537.50	\$7,067.50	\$1,530.00	20
CABLE AND WIRELESS PUBLIC LTD CO SPONSORED AMERICAN RECEIPT DEPOSITORY	03-16-00 Y 03-16-00 06-19-00 07-07-00 08-16-00	50 100 15 15 10	64.6875 ' 64.500 55.125 56.125 51.4629	42.563 42.563 42.563 42.563 42.563	\$3,234,38 \$6,450.00 \$826.88 \$1,122.50 \$514.63	\$2,128.15 \$4,256.30 \$638.45 \$851.26 \$425.63	(\$1,106.23) (\$2,193.70) (\$188.43) (\$271.24) (\$89.00)	05 Pa
	1	195			\$12,148.39	\$8,299.79	(\$3,848,60)	ge
CADBURY SCHWEPPES P.L.C AMERICAN DEPOSITORY RECEIPT 10 ORDINARY	03-17-00	200	25.875	24.063	\$5,175.00	\$4,812.60	(\$362.40)	
CHEUNG KONG HOLDING AMERICAN DEPOSITORY RECEIPT	08-23-00 08-01-00 09-13-00	300 20 40	13.25 <u>0</u> 13.450 12.500	12.088 12.088 12.088	\$3,975,00 \$269,00 \$500.00	\$3,626.40 \$241.76 \$483.52	(\$348 60) (\$27.24) (\$16.48)	of 50
		360			\$4,744.00	\$4,351.68	(\$392.32)	12831 338CK
							÷	ETN -LAT

r -	(Case	e 2:0	0-cv	-018	27- I	DSC		Docui	me	ent 1	183		Filed	09	9/22/	/20	005		Page	34	of 50	
SIPC	-	of 10		UNREALIZED GAIN OR (LOSS)		\$442.50	(\$364 B0) (\$148.60) (\$49.13)	(\$562,53)	(\$1,021.13) (\$221.10) (\$173.45)	(\$1,415.68)	\$430.35	\$196.88 \$721.87	\$918.75	(\$412.50) (\$200.00) (\$131.25)	(\$743.75)	\$171.90 \$114.39	\$286.29	(\$3,215.55) (\$1,906.20)	(\$5,121.75)	(\$675.00) (\$2,093.75)	(\$2,768.75)	\$385.12 \$777.75 \$766.50	\$1,929.37
ıt	Sey	Page 5 of 10		CURRENT VALUE		\$3,307.50	\$5,240.20 \$2,206.40 \$1,379.00	\$8,825.60	\$2,219.50 \$443.90 \$887.80	\$3,551.20	\$4,499.73	\$1,072.50 \$3,932.50	\$5,005.00	\$3,087.50 \$1,543.75 \$1,543.75	\$6,175.00	\$3,324.09 \$1,813.14	\$5,137.23	\$684.45 \$456.30	\$1,140.75	\$950.00 \$2,968.75	\$3,918.75	\$2,142.00 \$4,284.00 \$4,284.00	\$10,710.00
Client Statement	ated, a subsidiary of The Prudential Insurance Company of America. Newark, New Jersey	Account Number: BBE-800814-L1		CUSIOR OTHER BASIS		\$2,865.00	\$5,605.00 \$2,355.00 \$1,428.13	\$9,388.13	\$3,240.63 \$665.00 \$1,061.25	\$4,966.88	\$4,069.38	\$875.62 \$3,210.63	\$4,086.25	\$3,500.00 \$1,743.75 \$1,675.00	\$6,918.75	\$3,152.19 \$1,698.75	\$4,850.94	\$3,900.00 \$2,362.50	\$6,262.50	\$1,625.00 \$5,062.50	\$6,687.50	\$1,756.88 \$3,506.25 \$3,517.50	\$8,780.63
iii	Insurance Company o	Accou BBE-		PRICE		55.125	27.580 27.580 27.580		44.390 44.390 44.390		52.938	71.500 71.500		30.875 30.875 30.875		60.438 60.438		4.563 4.563		11.875 11.875		71.400 71.400 71.400	
	ry of The Prudential			ADJ COST	-	47.750	29,500 29,4375 28,5625		64.8125 66.500 53.0625		47.875	58.375 58.375		35.000 34.875 33.500		57.3125 56.625		26.000 23.625		20.3125 20.250		58.5675 58.4375 58.625	
al				QUANTITY		09	190 80 50	l.	50 10 20	80	85	15 55	70	100 50 50	200	30 22	85	150 100	250	80 250	330	30 60 60	150
Prudential	Securities Prudential Securities Incorpor	MR DAVID W BUTLER		ORIGINAL I KAUE DATE	(continued)	04-05-00	03-16-00 03-16-00 03-24-00	}	03-20-00 04-04-00 07-06-00		03-17-00	03-29-00 03-29-00	1	03-16-00 03-17-00 03-27-00		03-17-00 03-27-00		03-17-00 03-28-00	1	03-16-00 03-16-00		03-16-00 03-16-00 03-17-00	
	Retirement Account 常	For The Period: September 1 - September 30, 2000 MR I	म्योतस्य हिन्ताहर्वा (हिन्डेड्ड)		Equities	COCA COLA CO DELAWARE	COMPAQ COMPUTER CORP		DAIMLERCHRYSLER AG ORDINARY SHS		ENI SPA AMERICAN DEPOSITORY RECEIPTS EACH ADR REPRESENTS 10 ORDINARY SHARES	FANNIE MAE		GILLETTE COMPANY		GLAXO WELLCOME PLC SPONSORED AMERICAN DEPOSITARY RECEIPT		GLOBAL TELESYSTEMS INC		GRUPO (USACELL S A DE CV V SPONSORED ADR REP SER V SHS		HSBC HOLDINGS PLC SPONSORED AMERICAN DEPOSTARY RECEIPT	

	Securities	nan)	-			
For The Period: September 30, 2000 MR DAVI	Prudential Securities Incorp	ies Incorporated, a subsidi	ary of The Prudentie	Insurance Compani Acco	orated, a subsidiary of The Prudential Insurance Company of America, Newark, New Jersey Account Number: BBE-800814-L1		Page 6 of 10	
्राह्म इंडर्ड्ड्ड्ड्ड्ड्ड्ड्ड्ड्ड्ड्ड्ड्ड्ड्ड्ड्	ORIGINAL TRADE DATE	YTITA	PRICE OR ADJ COST	CURRENT	COST OR OTHER BASIS	CURRENT	UNREALIZED GAIN OR (LOSS)	
Equities	(continued)							11
IMPERIAL CHEM INDS PLC ADR NEW	03-16-00	170	30.3125	23,188	\$5,153.13	\$3,941.96	(\$1,211.17)	1_
KONINKLIJKE PHILIPS ELECTRONICS N V SPONSORED ADR NEW 2000	03-16-00 03-16-00	98	43.9103 44.2772	42.500 42.500	\$1,712.50 \$4,029.22	\$1,657.50 \$3,867.50	(\$55.00) (\$161.72)	
		130			\$5,741.72	\$5,525.00	(\$216.72)	
MCDONALDS CORP	03-16-00 07-13-00	100 20	34.375 31.250	30.188 30.188	\$3,437.50 \$625.00	\$3,018.80 \$603.76	(\$418.70) (\$21.24)	
	}			ļ	\$4,062.50	\$3,622.56	(\$439.94)	
NATIONAL AUSTRALIA BANK LTD CAPITAL EXCHANGEABLE CONV PFD 7.875% BOOK ENTRY ONLY	03-17-00	150	24.250	25.313	\$3,637.50	\$3,796.95	\$159.45	
NOVARTIS AG SPONSORED AMERICAN DEPOSITARY RECEIPT	03-16-00 03-16-00	130 40	31.875 31.625	38.688 38.688	\$4,143.75 \$1,265.00	\$5,029.44 \$1,547.52	\$885.69 \$282.52	
	}	170			\$5,408.75	\$6,576.96	\$1,168.21	
PACIFIC CENTURY CYBERWORKS LTD SPONSORED AMERN DEPOSITARY RECEIPT	03-16-00 03-16-00 06-16-00	143 297. 33	25.0569 25.1136 20.2633	11.000 11.000 11.000	\$3,583.13 \$7,458.75 \$668.69	\$1,573.00 \$3,267.00 \$363.00	(\$2,010.13) (\$4,191.75) (\$305.69)	
	İ	473		!	\$11,710.57	\$5,203.00	(\$6,507.57)	
PANAMERICAN BEVERAGE INC CLASS A	03-16-00 03-16-00 07-03-00	40 200 40	17.5625 17.750 15.9682	17.000 17.000 17.000	\$702.50 \$3,550.00 \$638.73	\$680.00 \$3,400.00 \$680.00	(\$22.50) (\$150.00) \$41.27	
		280			\$4,891.23	\$4,760.00	(\$131.23)	
SIEMENS A G AMERICAN DEPOSITORY RECEIPTS NEW	07-17-00 07-17-00	10 15	171.000 168.000	128.613 128.613	\$1,710.00 \$2,520.00	\$1,286.13 \$1,929.20	(\$423.87) (\$590.80)	
		25		1	\$4,230.00	\$3,215.33	(\$1,014.67)	
TOKIO MARINE & FIRE INSURANCE LIMITED AMERICAN DEPOSITORY RECEIPTS NEW	03-30-00 04-11-00	50 20	51.8086 50.500	50.188 50.188	\$2,590.43 \$1,010.00	\$2,509.40 \$1,003.76	(\$81.03) (\$6.24)	
,*		70		,	\$3,600.43	\$3,513.16	(\$87.27)	
WASHINGTON MUTUAL INC	03-17-00 03-17-00	35 100	25.4375 25.4375	30.813 39.813	\$690.31 \$2,543.76	\$1,393.46 \$3,981.30	\$503.15 \$1,437.54	988600-L:
		135			\$3,434.07	\$5,374.76	\$1,940.69	:K-11

	Securities	Securities						
	Prudential S MR DAVID W BUTLER	ecurities Incorporat	a subsidiary of TP	ed, a subsidiary of The Prudential Insurance	nce Company of A Account BBE-80	Company of America, Newark, New Jerser Account Number: BBE-800814-L1		Page 7 of 10
		igh Mi						
	ORIGINAL TRADE DATE	QUANTITY		PRICE OR CL ADJ COST	CURRENT PRICE	OMHER PASIS	VALUE	GAIN OR (LOSS)
Equities Total	(continued)	4,988					\$152,319.28	(\$10,895.52)
TOTAL UNREALIZED GAINS (LOSSES)						\$163,214.80	\$152,319.28	(\$10,895.52)
-Imborianti Nessage abou wour R	Regulfagni, Griffits	(\$555(g))						
This section presents estimated realized gains or losses for your information only, and should not be used for tax purposes. To calculate gains or losses, the oldest position has been liquidated first unless you specified otherwise (a "versus purchase" order). We suggest you review it for accuracy and contact your Financial Advisor with any questions before making any investment decisions. In instances where a gain (loss) has not been calculated, section and summary totals may not reflect a comprehensive view of your complete portfolio.	r losses for your info "versus purchase" (gain (loss) has not l	ormation only, and order). We sugge been calculated, s	should not be st you review i ection and sun	used for tax pu t for accuracy a nmary totals ma	Irposes. To ca ind contact you ay not reflect a	lculate gains or lo ir Financial Advisc comprehensive vi	sses, the oldest pos or with any question: ew of your complete	sition has been s before making e portfolio.
aRealized Gallis (Losses) = 1								
	ORIGINAL TRADE DATE	CLOSING TRADE DATE	QUANTITY	PRICE OR ADJ COST	CLOSING	COST OR OTHER BASIS	PROCEEDS	REALIZED GAIN OR (LOSS)
ENI SPA AMERICAN DEPOSITORY RECEIPTS EACH ADR REPRESENTS 10 ORDINARY SHARES	03-17-00	09-11-00	25	47.875	57.625	\$1,196.87	\$1,440.63	\$243.76
WASHINGTON MUTUAL INC	03-17-00) 09-12-00	35	25.4375	36.375	\$890.31	\$1,273.13	\$382.82
TOTAL REALIZED GAINS (LOSSES)					,			\$626.58
With the state of								
	DATE	TRANSACTION		QUANTITY	A.	PRICE/COMMENTS	AMOUNT DEBITED	AMOUNT CREDITED
DIV ON 200 GILLETTE CO	50/60	Dividend				Іпсоте		\$32.50
SETS		Purchased		33		1.00	\$33.00	
ALLTEL CORP DISCRETION USED.	<i>1</i> D/60	Purchased		15		49.5755	\$743.63	
CAT LIQUID ASSETS	20/60	Sold		-33		1.00		\$33.00
CAT LIQUID ASSETS	20/60	Sold		-980		1.00		\$980.00
CHEUNG KONG HOLDING AMERICAN DEPOSITORY RECEIPT	20/60	Purchased		50		13.45	\$269.00	

Retirement Account	Prudential Securities	UCDUAL Ities			nent	SEC
•	Prudenti	Prudential Securities Incorporated, a subsidiary of The Prudential	The Prudential Insurance	e Company of America, Newark, New Jersey Account Number:	ew Jersey	
	WIN DAVID W BOILER	X.		BBE-800814-L1	Page	Page 8 of 10
	DATE	TRANSACTION	OIJANTITY	BEITEROTAMENTE	AMOUNT DESITED	AMOUNT OREDITED
201	09/11	Dividend		amood		£105.27
FGN TAX WITHHELD ON 185 CABLE&WIRELES SP/ADR	09/11	Debit			\$10.53	77.001.9
CAT LIQUID ASSETS	09/12	Purchased	95	1.00	\$95.00	
CAT LIQUID ASSETS	09/14	Purchased	1,441	00.1	\$1 441 00	
ENI SPA AMERICAN DEPOSITORY RECEIPTS EACH ADR REPRESENTS 10 ORDINARY SHARES DISCRETION USED.	09/14	Sold	-25	57 5/8		\$1,440.63
IV ON 185 CABLE&WIRELES SP/ADR TO REVERSE THE 09/11/00 DISTRIBUTION TO MODIFY TAX REPORTING STATUS	09/14	Dividend		Reversal	\$105.27	
	09/14	Credit		Reversal		\$10.53
CAT LIQUID ASSETS	09/15	Purchased	1,273	1.00	\$1.273.00	,
CAT LIQUID ASSETS	09/15	PioS	-95	1.00		00 598
WASHINGTON MUTUAL INC DISCRETION USED.	09/15	Pios	-35	36 3/8		\$1,273.13
&WIREI ST 09/1	09/15	Dividend		Іпсоте		\$93.78
FGN TAX WITHHELD ON 185 CABLE&WIRELES SP/ADR REPRESENTS CORRECT 09/11/00 DISTRIBUTION	09/15	Debit			\$9.38	
CAT LIQUID ASSETS	09/18	Sold	-416	1.00		\$416.00
CHEUNG KONG HOLDING AMERICAN DEPOSITORY RECEIPT PSI MAKES MARKET	09/18	Purchased	40	12 1/2	\$500.00	
IIV ON 160 KONINKLIJKE PIJE EXM TO REVERSE THE 08/14/00 DISTRIBUTION TO MODIFY TAX REPORTING STATUS	09/20	Dividend		Reversal	\$187.00	
FGN TAX WITHHELD ON 160 KONINKLIJKE PH/E EXM TO REVERSE THE 08/14/00 DISTRIBUTION TO MODIFY TAX REPORTING STATUS	03/50	Credit		Reversal		\$28.05
CAT LIQUID ASSETS AS OF 09-20-00	09/21	Sold	-159	1.00		\$159.00
IV ON 160 KONINKLIJKE PH/E EXM TO PAY CORRECT 08/04/00 DISTRIBUTION	09/21	Dividend		Income		\$187.00
CAT LIQUID ASSETS	09/22	Purchased	187	100	£187 00	

Client Statement

Prudentia

Prudential Securities

MR DAVID W BUTLER

September 1 - September 30, 2000

For The Period:

Securities

Retirement Account 対

Incorporated, a subsidiary of The Prudential Insurance Company of America, Newark, New

Account Number: BBE-800814-L1

PRICE/COMMEN IS

TRANSACTION

DATE

Dividend Dividend

CAT LIQ ASSETS DIV REINV 08/24 - 09/24

300 ALLIED IRISH SPO ADR

NO VIO

FGN TAX WITHHELD ON ALLIED IRISH SPO ADR CAT LIQUID ASSETS

09/27 09/27

Money Fund

Income Reversal

Purchased

09/28

09/28 09/28

NV ON 300 ALLED IRISH SPO ADR REPRESENTS 9/27/00 DISTRIBUTION

NO AID

JIV ON 300 ALLIED IRISH SPO ADR REVERSE 09/27/00 DISTRIBUTION

DIV ON

FGN TAX WITHHELD ON ALLIED IRISH SPO ADR REVERSE 09/27/00 DISTRIBUTION

SAT LIQUID ASSETS

DIV ON

NT833BCK-LE1-003888

LIQUID ASSETS 1.00 \$15.00 N 280 PANAMERN BEV INC CLA 09/29 Dividend S15.00 N 280 PANAMERN BEV INC CLA 1.00 \$15.00 Income SIMPLIFY YOUR LIFE-GO ONLINE! USE OUR ONLINE ACCOUNT ACCESS TO MANAGE YOUR FINANCES-ANY TIME NIGHT OR DAY VIA THE INTERNET. VISIT WWW. PRUDENTIAL SECURITIES. COM TO WATCH A DEMO OR TO SIGN UP FOR ONLINE ACCOUNT ACCESS. START SIMPLIFYING YOUR LIFE TODAY!

Credit

	Pruden Securities	Prudential Securities			Client	Client Statement	ant	
Securities Account ★	Prudent		s Incorporated, a subsidiary of The Prudential Insurance Company of America, Newark, New Jersey	Prudential Insurance Co	ompany of Ameri	ća, Newark, New	Jersey	
For The Period: September 1 - September 30, 2000 MR DAVII	MR DAVID W BUTLER &		-		Account Number. BBE-855988-L1	ber: 8-L1		Page 2 of 9
Politicalications							-	
	SYMBOL	QUANTITY	CURRENI	CURRENT VALUE	ESTIMATED ACCRUED INTEREST	ESTIMATED ANNUALIZED INCOME	CURRENT YIELD COMMENTS	NTS
Equities-99.8% of Portfolio ALCATEL SA SPONSORED ADR AMEDIN DED SODT DEDETTO 1 AND SOURS	ALA	110	62.875 ***	\$6,916.25		£37	.53%	
ALLIED IRISH PLC SPONSORED AMERN DEP RECPT ONE ADR REP 2 ORD SHS	AIB	250	21.875	\$5,468.75		\$166	3.04%	
ALLTEL CORP	AT		52.188 **	\$2,609.40		\$64	2.45%	
BARCLAYS PLC AMERICAN DEPOSITARY RECEIPT	BCS	20	110.563	\$5,528.15		\$161	2.91%	
BG PLC AMERICAN DEPOSITARY RECEIPT FINAL INSTALLMENT	BRG	170	32.125	\$5,461,25		\$427	7.82%	
CABLE AND WIRELESS PUBLIC LTD CO SPONSORED AMERICAN RECEIPT DEPOSITORY	CWP	135	42.563 **	\$5,746.01	· · · · · · · · · · · · · · · · · · ·	06\$	1.57%	
CADBURY SCHWEPPES P.L.C AMERICAN DEPOSITORY RECEIPT 10 ORDINARY	983	130	24.063 **	\$3,128.19	`	B2\$	2.49%	-
CHEUNG KONG HOLDING. AMERICAN DEPOSITORY RECEIPT	·CHEUY	250	12.088	\$3,022.00		\$42	1.39%	
COCA COLA CO DELAWARE	ð	80	55.125 ***	\$4,410.00		\$54	1,22%	
COMPAQ COMPUTER CORP	CPQ		27.580 ***	\$6,895.00		\$25	.36%	
DAIMLERCHRYSLER AG ORDINARY SHS	Š	90	44,390 **	\$2,663.40		\$133		
EPOSITORY RECEI	л	90	52.938 ***	\$3,176.28		\$74	2.33%	
FANNIE MAE	FNM	50	71.500 **	\$3,575.00		\$56	1.57%	
GILLETTE COMPANY	O	150	30.875 ***	\$4,631.25		\$98		
GLAXO WELLCOME PLC SPONSORED AMERICAN DEPOSITARY RECEIPT	X B	S.	60.438 ***	\$3,021.90		\$55	1.82%	
GRUPO IUSACELL S A DE CV V SPONSORED ADR REP SER V SHS	ਜ਼ੁ	200	11.875	\$2,375.00				
HSBC HOLDINGS PLC SPONSORED AMERICAN DEPOSTARY RECEIPT	HBC	110	71.400 ***	\$7,854.00		\$205	2.61%	
IMPERIAL CHEM INDS PLC ADR NEW	₫	120	23.188 ***	\$2,782.56		\$237	8.52%	
KONINKI J.KE PHILIPS ELECTRONICS N V SPONSORED ADR NEW 2000	PHG	26	42.500	\$4,122.50		\$ 94	2.28%	
MCDONALDS CORP	MCD	06	30.188 ***	\$2,716.92		\$19	.70%	

	Fruden	dential			Client 5	Client Statement	ınt	SPC
Securities Account ★	Securities Purlental Securi		prated a cuberdian, of The	Daniel President	0.000	14		
For The Period: September 1 - September 30, 2000 MR DAV	MR DAVID W BUTLER &	1	Account Number: BEE-855988-L1	ב א וומפוונים וווסמוניורפ כי	Account Number: BBE-855988-L1	er. L1	Page 3 of 9	of 9
िकताजान्यक्षा		(67.47)						
	SYMBOL	QUANTITY	CURRENT	CURRENT	ESTIMATED ACCRUED A INTEREST	ESTIMATED ANNUALIZED (INCOME	CURRENT YIELD COMMENTS	
Equities-99.8% of Portfolio		(cont	(continued)					
NATIONAL AUSTRALIA BANK LTD CAPITAL EXCHANGEABLE CONV PFD 7.875% BOOK ENTRY ONLY	NAU	100	25.313	\$2,531.30		\$197	7,78%	
NOVARTIS AG SPONSORED AMERICAN DEPOSITARY RECEIPT	NVS	130	38.688	\$5,029.44		\$53	1.05%	
PACIFIC CENTURY CYBERWORKS LTD SPONSORED AMERN DEPOSITARY RECEIPT	PCW	341	11.000	\$3,751.00				
PANAMERICAN BEVERAGE INC CLASS A	PB	280	17.000 **	\$4.760.00		295	1 41%	
SIEMENS A G AMERICAN DEPOSITORY RECEIPTS NEW	SMAWY	15	128.613	\$1,929.20		\$10	.52%	
TOKIO MARINE & FIRE INSURANCE LIMITED AMERICAN DEPOSITORY RECEIPTS NEW	TKIOY	40	50.188	\$2,007.52		\$14	.70%	
WASHINGTON MUTUAL INC	ΜM	95	39.813 **	\$3,782.24		\$110	2.91%.	
TOTAL PRICED SECURITIES VALUE				\$109,894.51		\$2,566		
Money Market Funds2% of Portfolio COMMAND MONEY FUND		190	1.000	\$190.00		\$12	6.19% 7-Day Yield	
TOTAL MONEY MARKET FUNDS				\$190.00		\$12		

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This section presents estimated unrealized gains or losses for your information only, and should not be used for fax purposes. We suggest you review it for accuracy and contact your Financial Advisor with any questions before making any investment decisions. In instances where a gain (loss) has not been calculated, section and summary totals may not reflect a comprehensive view of your complete portfollo.

N1939BCK-1E1-003803

	Prudential Securities	lal		<u>o</u>	Client Statement	int int	SPC
Securities Account M For The Period: September 1 - September 30, 2000 MR DA	Pridental Securities Inc.	-	ry of The Prudentia	I Insurance Company Accor	rporated, a subsidiary of The Prudential Insurance Company of America, Newark, New Jerser, Account Number. BBE-855988-L1		Page 4 of 9
	OPIGNAL TRADE DATE	QUANTITY	PRICE OR ADJ COST	CURRENT	COST OR OTHER BASIS	CURRENT	UNREALIZED GAIN OR (LOSS)
Equities ALCATEL SA SPONSORED ADR AMERN DEP RCPT REPSTG 1 ADR SHHS	03-09-00 04-04-00 05-03-00	8 8	47.750 38.125 44.3688	62.875 62.875 62.875	\$3,915,50 \$762,50 \$354.95	\$5,156.75 \$1,257.50 \$503.00	\$1,240.25 \$495.00 \$148.05
		110			\$5,032.95	\$6,916.25	\$1,883.30
ALLIED IRISH PLC SPONSORED AMERN DEP RECPT ONE ADR REP 2 ORD SHS	03-09-00 03-10-00	170 · 80	16.375 16.375	21.875 21.875	\$2,783.75 \$1,310.00	\$3,718.75 \$1,750.00	\$935.00
		250		-	\$4,093.75	\$5,468.75	\$1,375.00
ALLTEL CORP	07-25-00 07-27-00 08-16-00	20 15 15	61,7825 61,3115 56,9375	52.188 52.188 52.188	\$1,235.65 \$919.67 \$854.06	\$1,043.76 \$782.82 \$782.82	(\$191.89) (\$136.85) (\$71.24)
	-	20		ļ	\$3,009.38	\$2,609.40	(\$399.98)
BARCLAYS PLC AMERICAN DEPOSITARY RECEIPT	03-09-00 03-10-00	40 10	96.000 96.000	110.563 110.563	\$3,840.00 \$960.00	\$4,422.52 \$1,105.63	\$582.52 \$145.63
		50			\$4,800.00	\$5,528.15	\$728.15
BG PLC AMERICAN DEPOSITARY RECEIPT FINAL INSTALLMENT	03-09-00 03-10-00	130 40	26.250 25.500	32, 125 32, 125	\$3,412.50 \$1,020.00	\$4,176.25 \$1,285.00	\$763.75 \$265.00
		170	•		\$4,432.50	\$5,461.25	\$1,028.75
CABLE AND WIRELESS PUBLIC LTD CO SPONSORED AMERICAN RECEIPT DEPOSITORY	03-13-00 04-04-00 06-06-00 07-07-00 08-16-00	86862	69.750 48.625 51.750 56.125 51.4629	42.563 42.563 42.563 42.563 42.563	\$5,580.00 \$486.25 \$1,552.50 \$561.25 \$257.31	\$3,405.04 \$425.63 \$1,276.89 \$425.63 \$212.82	(\$2,174.96) (\$60.62) (\$275.61) (\$135.62) (\$44.49)
	;	135			\$8,437.31	\$5,746.01	(\$2,691.30)
CADBURY SCHWEPPES P.L.C AMERICAN DEPOSITORY RECEIPT 10 ORDINARY	03-09-00 03-10-00	700 30	24.125 22.6875	24.063 24.063	\$2,412.50 \$680.63	\$2,406.30 \$721.89	(\$6.20) \$41.26
		130			\$3,093.13	\$3,128.19	\$35.06
CHEUNG KONG HOLDING AMERICAN DEPOSITORY RECEIPT	09-13-00	250	12.500	12.088	\$3,125.00	\$3,022.00	(\$103.00)
COCA COLA CO DELAWARE	03-09-00 03-10-00	90 90	46.1875 45.0625	55,125 55,125	\$2,309.38 \$1,351.88	\$2,756.25 \$1,653.75	\$446.87 \$301.87
·1.		80			\$3,661.26	\$4,410.00	\$748.74
COMPAQ COMPUTER CORP	03-09-00	200	26.1875	27.580	\$5,237.50	\$5,516.00	\$278.50

Securities Account ★	Securities Securities	ial	arv of The Princhonfial	Demonds Grandally	Prudential Securities And an interpretation of the Bundanial Incurance Commany of America Meyerly May Jerse	7 L	SIFC
For The Period: September 1 - September 30, 2000 MR	MR DAVID W BUTLER &			Accol BBE	Account Number: BBE-855988-L1	Page 5 of	5 of 9
Unitalizacio dani sa Uossas) per att	SHOW OF STREET						
	ORIGINAL TRADE DATE	QUANTITY	PRICE OR ADJ COST .	CLIRRENT	OTHER BASIS	VALUE	GAIN OR (LOSS)
Equities	(continued)						
	1			į	\$6,671.88	\$6,895.00	\$223.12
DAIMLERCHRYSLER AG ORDINARY SHS	03-09-00 03-10-00	40 20	61.750 60.9375	44.390 44.390	\$2,470.00 \$1,218.75	\$1,775.60 \$887.80	(\$694.40) (\$330.95)
		09			\$3,688.75	\$2,663.40	(\$1,025.35)
ENI SPA AMERICAN DEPOSITORY RECEIPTS EACH ADR REPRESENTS 10 ORDINARY SHARES	03-09-00 \$ 03-10-00	35 25	49.3125 48.500	52.938 52.938	\$1,725.94 \$1,212.50	\$1,852.83 \$1,323.45	\$126.89 \$110.95
		09		ļ	\$2,938.44	\$3,176.28	\$237.84
FANNIE MAE	03-09-00 03-09-00	10 40	49.375 49.375	71.500 71.500	\$493.75 \$1,975.00	\$715.00 \$2,860.00	\$221.25 \$885.00
		50		ļ	\$2,468.75	\$3,575.00	\$1,106.25
GILLETTE COMPANY	03-09-00 03-10-00	06	30.1875 29.5625	30.875 30.875	\$2,716.88 \$1,773.75	\$2,778.75 \$1,852.50	\$61.87 \$78.75
	•	150			\$4,490.63	\$4,631.25	\$140.62
GLAXO WELLCOME PLC SPONSORED AMERICAN DEPOSITARY RECEIPT	04-06-00 F	50	58.3125	60.438	\$2,915.63	\$3,021.90	\$106.27
GRUPO IUSACELL S A DE CV V SPONSORED ADR REP SER V SHS	03-09-00 03-10-00	100 100	21.000 21.750	11.875 11.875	\$2,100.00 \$2,175.00	\$1,187.50 \$1,187.50	(\$912.50) (\$987.50)
		200	·	-	\$4,275.00	\$2,375.00	(\$1,900.00)
HSBC HOLDINGS PLC SPONSORED AMERICAN DEPOSTARY RECEIPT	03-09-00 03-10-00	00 01	56.125 56.500	71.400 71.400	\$5,612.50 \$565.00	\$7,140.00 \$714.00	\$1,527,50 \$149.00
	1	110			\$6,177.50	\$7,854.00	\$1,676.50
IMPERIAL CHEM INDS PLC ADR NEW	03-09-00 03-10-00	100 20	28.3125 27.375	23.188 23.188	\$2,831.25 \$547.50	\$2,318.80 \$463.76	(\$512.45) (\$83.74)
	1	120			\$3,378.75	\$2,782.56	(\$596.19)
KONINKLIJKE PHILIPS ELECTRONICS N V SPONSORED ADR NEW 2000	03-09-00 03-13-00 <u>03-3</u> 1-00	8882	50.0987 47.3559 42.500	42.500 42.500 42.500	\$1,903.75 \$1,846.88 \$850.00	\$1,615.00 \$1,657.50 \$850.00	(\$288.75) (\$189.38) \$0.00
				[\$4,600.63	\$4,122.50	(\$478.13)
MCDONALDS CORP	03-09-00	20	30,500	30.188	\$2 135 00	\$2 113 16	(\$21.84)

Securities Account	Prudential Securities		Client Statement	nent	SIPC	
MR DAVID W BUTLER & ORIGINAL TRADE DATE ORIGINAL TRADE DATE OR10-00 03-16-00 03-1	ities incorporated, a subsitilary of The Prudential Insurance Company of America, Newark, New Jersey	tial Insurance Compar	ny of America, Newark, Ne	w Jersey		
(continued) (3-16-00		Acc BB	Account Number: BBE-855988-L1	Page 6 of	6 of 9	
(continued) (3-10-00						
(continued) 03-10-00 03-16-00 03-19-00 03-10-00 03-10-00 03-10-00 03-10-00 03-10-00 03-10-00 03-10-00 03-10-00 03-10-00 03-10-00 03-10-00 03-10-00 03-10-00 03-10-00 13-44	PRICE OR QUANTITY ADJ COST	CURRENT	COST OR OTHER BASIS	CURRENT	(INRFAI 17FD GAIN OR (LOSS)	
5% 03-10-00 13-10-00 03-16-00 03-09-00 03-10-00 03-10-00 03-10-00 03-10-00 03-10-00 03-09-00 03-09-00 03-09-00 03-09-00						
5% 03-16-00 13-21-00 03-16-00 14-00 03-10-00 03-10-00 03-10-00 03-10-00 03-10-00 03-10-00 03-30-00 03-09-00 03-	. 20 32.0625	30.188	\$641.25	\$603.76	(\$37.49)	
5% 03-16-00 03-19-00 03-10-00 03-10-00 03-13-00 03-13-00 03-10-00 07-17-00 03-09-00 03-09-00 03-09-00 03-09-00	1		\$2,776.25	\$2,716.92	(\$59.33)	
03-09-00 03-10-00 03-10-00 03-10-00 03-10-00 07-17-00 07-17-00 03-09-00 03-09-00		25.313 25.313	\$1,223.55 \$1,219.28	\$1,265.65 \$1,265.65	\$42.10 \$46.37	
03-09-00 03-10-00 03-10-00 03-13-00 03-17-00 07-17-00 03-09-00 03-09-00 03-09-00	100	ļ	\$2,442.83	\$2,531.30	\$88.47	
ONSORED 03-09-00 03-10-00 03-10-00 03-10-00 07-17-00 07-17-00 03-09-00 03-09-00 03-09-00	100 30.500 30 30.875	38.688 38.688	\$3,050.00 \$926.25	\$3,868.80 \$1,160.64	\$818.80 \$234.39	
ONSORED 03-09-00 03-10-00 03-10-00 03-10-00 07-17-00 07-17-00 03-30-00 03-09-00 03-09-00	130]	\$3,976.25	\$5.029.44	\$1.053.19	
03-09-00 03-10-00 07-17-00 07-17-00 03-09-00 03-09-00	220 28.6364 55 27.6136 66 25.6818	11.000 11.000 11.000	\$6,300,00 \$1,518.75 \$1,695.00	\$2,420.00 \$605.00 \$726.00	(\$3,880.00) (\$913.75) (\$969.00)	
03-09-00 03-10-00 07-17-00 07-17-00 03-09-00 03-09-00	341		\$9,513,75	\$3.751.00	(\$5.762.75)	
ED 03-30-00 03-09-00 03-09-00 3-4	180 16.250 100 16.5625	17.000 17.000	\$2,925.00 \$1,656.25	\$3,060.00 \$1,700.00	\$135.00 \$43.75	
07-17-00 07-17-00 03-30-00 03-09-00 03-09-00		ļ	\$4,581.25	\$4,760.00	\$178.75	
2D 03-30-00 03-09-00 03-09-00 3.4	10 169.500 5 168.000	128.613 128.613	\$1,695.00 \$840.00	\$1,286.13 \$643.07	(\$408.87) (\$196.93)	
03-09-00 03-09-00 3,4	15 40 51.8086	50.188	\$2,535.00 \$2,072.34	\$1,929.20	(\$605.80) (\$64.82)	
3,4	25 22.000	39.813	\$550 00	8995 33	\$445.33	
3,4		39.813	\$1,540.00	\$2,786.91	\$1,246.91	
4. ₩			\$2,090.00	\$3,782.24	\$1,692.24	
TOTAL UNREALIZED GAINS (LOSSES)	3,463	} 	\$111,278.91	\$109,894.51	(\$1,384.40)	
	·			\$109,894.51	(\$1,384.40)	
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Securities Account	rities Incorporal	ed, a subsidiary of The Prudential Insurance	e Prudential Insura		Company of America Newsary Mew Jacon	In Jorean	
For the Penod: September 1 - September 30, 2000 MR DAV					Account Number: BBE-855988-L1		Page 7 of 9
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This section presents estimated realized gains or loccos for your information only, and should not be used for tax purposes. Inquidated first unless you specified otherwise (a "versus purchase" order). We suggest you review it for accuracy and contrain investment decisions. In instances where a gain (loss) has not been calculated, section and summary totals may not re	ccs for your information only, at sus purchase order). We sugg (loss) has not been calculated,	id should not be lest you review it section and sum	used for tax pur for accuracy ar mary totals mar	rposes. To cand contact you you not reflect a	Iculate gains or l r Financial Advis comprehensive v	mus sirouid not be used for tax purposes. To calculate gains or losses, the oldest position has been gest you review it for accuracy and contact your Financial Advisor with any questions before making , section and summary totals may not reflect a comprehensive view of your complete portfollo.	ositlon has been ris before making te portfollo.
	ORIGINAL CLOSING TRADE DATE TRADE DATE	QUANTITY	PRICE OR ADJ COST	CLOSING PRICE	COST OR OTHER BASIS	PROCEEDS	REALIZED GAIN OR (LOSS)
ENI SPA AMERICAN DEPOSITORY RECEIPTS EACH ADR REPRESENTS 10 ORDINARY SHARES		25	49.3125	57.625	\$1,232.81	\$1,440.63	\$207.82
AGOOM MID LUAL INC	03-09-00 09-12-00	35	22.000	36.375	\$770.00	\$1,273.13	\$503,13
IOIAL REALIZED GAINS (LOSSES)							\$710.95
Alssolnt Activity							
	DATE TRANSACTION		QUANTITY	PRIC	PRICE/COMMENTS	AMOUNT DEBITED	AMOUNT CREDITED
150 GILETTE CO	09/05 Dividend						
COMMAND MONEY FUND	09/06 Purchased		35		IIICOULIE		\$24.38
130 CABLE&WIRELES SP/ADR	09/11		3		B. I.	\$25.00	
FGN TAX WITHHELD ON 130 CABLE&WIRELES SP/ADR	09/11 Debit	`			шсоше	\$7.40	\$73.98
COMMAND MONEY FUND	09/12 Purchased					}	
	09/14		90		1.00	\$66.00	
ENI SPA AMERICAN DEPOSITORY RECEIPTS EACH ADR REPRESENTS 10 ORDINARY SHARES NEG RATE 00.00000 DISCRETION USED.	09/14		1,441 -25		1.00 57 5/8	\$1,441.00	\$1,440.63
IV ON 130 CABLE&WIRELES SPJADR TO REVERSE THE 09/11/00 DISTRIBUTION TO MODIFY TAX REPORTING STATUS	09/14 · Dividend				Reversal	\$73.98	
FGN TAX WITHHELD ON 130 CABLE&WIRELES SP/ADR TO REVERSE THE 09/11/00 DISTRIBUTION TO MODIFY TAX REPORTING STATUS	09/14 Credit				Reversal		\$7.40
	09/15 Purchased		1,206		1.00	£1 206.00	
WASHING TON MUTICAL INC NEG RATE 00.00000 DISCRETION USED.	09/15 Sold		-35		36 3/8	00.507/19	\$1,273.13
130 CABLE&WIRELES SP/ADR	09/15 Dividend				Income		

	Prudential		Client Statement	nent	SPC
Securities Account ★	Securities Prudential Securities Incorporated, a su	ed a subsidiary of The Prudential Insurance Co	Company of America Newark New Jarean	ini fareav	
For The Period: September 1 - September 30, 2000 MR DAV	MR DAVID W BUTLER &		Account Number: BBE-855988-L1	Page 8 (8 of 9
, tersollitish vojivitiv	(n) (1) Ne(3)				
	DATE TRANSACTION	QUANTITY	PRICE/COMMENTS	AMOLINT DERITED	AMOUNT CREDITED
REPRESENTS CORRECT 09/11/00 DISTRIBUTION					
FGN TAX WITHHELD ON 130 CABLE&WIRELES SP/ADR REPRESENTS CORRECT 09/11/00 DISTRIBUTION	09/15 Debit			\$6.59	
CHEUNG KONG HOLDING AMERICAN DEPOSITORY RECEIPT PSI MAKES MARKET NEG RATE 00.00000	09/18 Purchased	250	12 1/2	\$3,125.00	
COMMAND MONEY FUND	09/18 Sold	-3,065	1.00		\$3,065,00
DIV ON 100 KONINKLIJKE PH/E EXM TO REVERSE THE 08/14/00 DISTRIBUTION TO MODIFY TAX REPORTING STATUS	09/20 Dividend		Reversal	\$116.88	
FGN TAX WITHHELD ON 100 KONINKLIJKE PH/E EXM TO REVERSE THE 08/14/00 DISTRIBUTION TO MODIFY TAX REPORTING STATUS	09/20 Credit		Reversal		\$17.53
COMMAND MONEY FUND AS OF 09/20/00	09/21 Sold	-100	1.00		\$100.00
DIV ON 100 KONINKLIJKE PHJE EXM TO PAY CORRECT 08/04/00 DISTRIBUTION	09/21 Dividend		Іпсоте		\$116.88
COMMAND MONEY FUND	09/22 Purchased	117	1.00	\$117.00	
COMMAND MONEY FND DIV REINV 08/28-09/25	09/25 Dividend	2	Money Fund		\$.45
COMMAND MONEY FUND	09/26 Purchased		1,00	\$1.00	
DIV ON 250 ALLIED IRISH SPO ADR	09/27 Dividend		Income		\$57.85
25(09/27 Debit			\$12.73	
ONEY FUND	09/28 Purchased	45	1.00	\$45.00	
ESEN	09/28 Dividend		Іпсоте		\$57,85
DIV ON 250 ALLIED IRISH SPO ADR REVERSE 09/27/00 DISTRIBUTION	09/28 Dividend		Reversal	\$57.85	
FGN TAX WITHHELD ON 250 ALLIED IRISH SPO ADR REVERSE 09/27/00 DISTRIBUTION	09/28 Credit		Reversal		\$12.73
COMMAND MONEY FUND	09/29 Purchase	12	1.00	\$12.00	
DIV ON 280 PANAMERN BEV INC CLA	09/29 Dividend		Іпсоте		\$16.80

SIMPLIFY YOUR LIFE-GO ONLINEI USE OUR ONLINE ACCOUNT ACCESS TO MANAGE YOUR FINANCES-ANY TIME NIGHT OR DAY VIA THE INTERNET. VISIT WAWN, PRUDENTIALSECURITIES COM TO WATCH A DEMO OR TO SIGN UP FOR ONLINE ACCOUNT ACCESS. START SIMPLIFYING YOUR LIFE TODAY!

Client Statement

Prudential Securities

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	Prudential Securities	intial es		Client Statement		SIPC	
For The Period: September 1 - September 30, 2000	nt 🖄	urities Incorporat	e Prudential Insurance Comp Ac	ed, a subsidiary of The Prudential Insurance Company of America, Newark, New Jersey Account Number: TFJ-179313-A9	Jersey Page 2 of 4		Ca
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	י במיינים	CURRENT CCAN III PRICE	CURRENT VALUE	ESTIMATED ESTIMATED ACCRIBED ANNIALIZED INTEREST INCOME	CURRENT YIELD COMMENTS	1	2:00-cv
Money Market Funds-100.0% of Portfolio COMMAND MONEY FUND	of Portfolio	21,088 1.000	\$21,088.00	\$1,305	6 19% 7-Day Yield	∑	-01827
TOTAL MONEY MARKET FUNDS	S		\$21,088.00	\$1,305			7-D
AVECOUNT WITH 15Y							SC
	DATE	TRANSACTION	QUANTITY	PRICE/COMMENTS	AMOUNT DEBITED AMOUNT CREDITED	итер	Do
Income and Distributions COMMAND MONEY FND DIV REINV 08/28-09/25	69/25	Money Fund Dividend		For Reinvestment	21.5	\$137.84	cumen
Miscellaneous	#C/00	- 40 IX			\$5 D67 41	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	it 18:
VISA PURCHASES FOR SEPTEMBER	09/25	VISA			\$509.05		3
Vite in Section						-	File
TRANSACTION DATE DATE PAID	DESCRIPTION		AMOUNT	IT ENTRY	REFERENCE NUMBER		ed 0:
West Card Burnhama							9/2:
08/30/00 09/25/00	HAWTHORNE LANE	SAN FRANCISCO CA	\$1,360.41	11 Merchant Charge	24492790244118000100302	0302	2/2
08/31/00 09/25/00	IL FORNAIO #3018	PALO ALTO CA	4 \$76.82	2 Merchant Charge		0116	00
09/02/00 09/25/00	BUPA INTERNATIONAL	BRIGHTON	\$2060\$			2964	5
09/09/00 09/25/00	HAWTHORNE LANE	o				0168	
09/12/00 09/25/00	MORTON'S OF CHICAGO	SAN FRANCISC CA				0115	Pa
09/14/00 09/25/00	CLUB MED SALES	CORAL GABLES FL	\$2,374.95	6 Merchant Charge	e 24266570259757000001671	1671	ige
6 VISA	6 VISA purchase items were processed, totaling:	vtaling:	\$5,576.46	o		ļ13	49
For your protection, you must not	For your protection, you must notify us within 60 days regarding incorrect VISA charges.		14-2010.			E00-	
					7	BZ4 BCK-IE1	
*						IEEBTN SP-LAT	

NIBBBEK-LET-00381%

				5	olient Statement	J	
COMMAND Account	count 🖈	Securrules Prudential Secu	108 Securities Incorporated, a subsidiary of The Prudential Insurance Company of America, Newark, New Jersey	rudential Insurance Company	of America, Newark, New Jersi	'nе	
For The Period: September 1 - September 30, 2000		MR DAVID W BUTLER 8		Acco TFJ-	Account Number: TFJ-179313-A9	Page 3 of 4	s of 4
Medijks कर्मिक्षिक अधिकारिक							
DATE WRITTEN DATE PAID	CHECK# PA	PAVFF	בייניים בייניים בייניים בייניים בייניים בייניים בייניים ביינים בייניים בייניים בייניים בייניים בייניים בייניים	AMOUNT DEDITED	AMOUNI CREDITED	EU REFERENCE NUMBER	NUMBER
08/29/00 09/01/00	0187 W.	WASHINGTON MUTUAL		\$2,904.62		001700901	00170090115007779100000
08/29/00 09/01/00	0188 BF	BREUNERS FURNITURE		\$712.41		001720901	00172090115008788600000
09/01/00 09/10/60	0189 CI	CITIBANK		\$3,151.39		047780907	04778090712045598600000
AS OF September 30, 3 CHECKS WERE PROCESSED, TOTALING:	S WERE PROCE	SSED, TOTALING:		\$6,768.42			
To update expense code categories, call COMMAND at 1-800-774-2878.	es, call COMMAN	ND at 1-800-774-2878.		•			
गीजान्त्रराचितातीन्त्रणत्त्रीतन्त्रः ६ रहत्वामात्		រព្រះស្រីស្រ					
		DATE	TRANSACTION	QUANTITY	PRICE/COMMENTS AM	AMOUNT DEBITED	AMOUNT CREDITED
COMMAND MONEY FUND AS OF 09/01/00		90/60	Soid	- 3,617	1.00		\$3,617.00
COMMAND MONEY FUND AS OF 09/07/00)	80/60	Sold	- 3,151	1.00		
COMMAND MONEY FND DIV REINV 08/28-09/25	=INV 08/28-09/2	5 09/25	Purchased	137	1.00	\$137.00	**************************************
COMMAND MONEY FUND		09/25	Sold	- 5,576	1.00		\$5,576.00

SIMPLIFY YOUR LIFE-GO ONLINEI USE OUR ONLINE ACCOUNT ACCESS TO MANAGE YOUR FINANCES-ANY TIME NIGHT OR DAY VIA THE INTERNET. VISIT WWWW. PRUDENTIALSECURITIES COM TO WATCH A DEMO OR TO SIGN UP FOR ONLINE ACCOUNT ACCESS. START SIMPLIFYING YOUR LIFE TODAY!